



THE
JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 127] Jammu, Thu., the 19th Feb., 2015/30th Magha, 1936. [No. 47

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PART I-A

Jammu & Kashmir Government—Orders

HIGH COURT OF JAMMU AND KASHMIR AT JAMMU

Notification

No. 693 Dated 13-11-2014

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Tabasum Altaf D/o Mr. Altaf Ahmad Wani R/o Saria Payeen, Amira Kadal, Srinagar vide Notification No. 782 dated 16-12-2013 has been declared as absolute/final.

By order.

Notification

No. 694 Dated 13-11-2014

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Vijay Pershad S/o Mr. Derinder Kumar R/o Batara, Tehsil Gandoh, Bhalessa, District Doda, A/P Bahu Fout, Kachcha Talab, Near Bakery, Jammu vide Notification No. 269 dated 23-07-2013 has been declared as absolute/final.

By order.

Notification

No. 695 Dated 13-11-2014

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Aditya Sharma S/o Mr. Raj Kumar Sharma R/o 283-A, Gole Market, Gandhi Nagar, Jammu vide Notification No. 876 dated 02-02-2013 has been declined.

Notification

No. 696 Dated 13-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ghan Shyam S/o Mr. Prabh Dayal R/o V. P. O. Swankha, Vijaypur, Samba vide Notification No. 111 dated 23-05-2013 has been declared as absolute/final.

By order.

Notification

No. 697 Dated 13-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Shah Baz S/o Mr. Mohd. Ishaq R/o Nangwal, Nadian, P/O Reki Bani, Darhal, Rajouri vide Notification No. 1071 dated 28-12-2011 has been declared as absolute/final.

By order.

Notification

No. 698 Dated 13-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Saleem Yousuf S/o Mr. Mohd. Yousuf Sheikh R/o Arm Mohalla, Pattan, District Baramulla vide Notification No. 799 dated 16-12-2013 has been declared as absolute/final.

By order.

Notification

No. 699 Dated 13-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mudssar Rasool Wani S/o Mr. Gh. Rasool Wani R/o Guffabal, New Colony, Wani Mohalla, Kupwara, A/P Quarter No. 0-1, Tulsi Bagh, Srinagar vide Notification No. 844 dated 02-03-2013 has been

Notification

No. 700 Dated 13-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Saalim Javid S/o Pirzada Javid Iqbal R/o 457-F, Jawahar Nagar, Srinagar vide Notification No. 442 dated 04-09-2013 has been declared as absolute/final.

By order.

Notification

No. 701 Dated 13-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Samim Hamdani D/o Mr. Mohd. Ashraf Hamdani R/o Lal Bazar, Umer Colony-B, Srinagar vide Notification No. 37 dated 12-04-2013 has been declared as absolute/final.

By order.

Notification

No. 702 Dated 13-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Nousheen Farooq D/o Mr. Farooq Ahmad Bhat R/o 98, Jawahar Nagar, Srinagar vide Notification No. 256 dated 23-07-2013 has been declared as absolute/final.

By order.

Notification

No. 703 Dated 13-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Najam-ul-Nissa D/o Mr. Gh. Mohd. Wani R/o New Colony, Batwara, Srinagar vide Notification No. 512 dated 06-09-2013 has been declared as absolute/final.

Notification

No. 704 Dated 13-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Surinder Singh Chib S/o Mr. Karnail Singh Chib R/o Ambika Colony, Kunjwani, Jammu vide Notification No. 261 dated 23-07-2013 has been declared as absolute/final.

By order.

Notification

No. 705 Dated 13-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Bhanu Singh Slathia S/o Mr. Bhupinder Singh Slathia R/o H. No. 27, Sector-C, Karan Nagar, Ext. Jammu vide Notification No. 60 dated 22-05-2013 has been declared as absolute/final.

By order.

Notification

No. 706 Dated 13-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ghulam Hassan S/o Mr. Ab. Rehman R/o Kani Mohalla, Kani Kachi, Mir Behari, Dal, Srinagar vide Notification No. 1112 dated 19-03-2014 has been declared as absolute/final.

By order.

Notification

No. 707 Dated 13-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mushtaq Ahmad Mir S/o Mr. Habibullah Mir R/o Shalpora, Radbugh, Kupwara vide Notification No. 82 dated 16-12-2013 has

Notification

No. 708 Dated 13-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Sarfaraz Ahmad Wagay S/o Mr. Mohd. Amin Wagay R/o Damhal, Hanjipora, Kulgam vide Notification No. 409 dated 04-09-2013 has been declared as absolute/final.

By order.

Notification

No. 709 Dated 14-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Gazala Sharif S/o Pirzada Sharif-u-Din R/o Punzora, Doulatpora, Handwara, Kupwara vide Notification No. 304 dated 31-05-2014 has been declared as absolute/final.

By order.

Notification

No. 810 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Rekha Gupta D/o Mr. Ashok Kumar Gupta R/o H. No. 25, Sector No. 9, Trikuta Nagar, Jammu vide Notification No. 1034 dated 18-03-2014 has been declared as absolute/final.

By order.

Notification

No. 811 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ab. Qayoom Mir S/o Mr. M. Assadullah Mir R/o Mir Mohalla, Bumhama, Kupwara vide Notification No. 476 dated

Notification

No. 812 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mudassir Hussain Sofi S/o Mr. Ghulam Mohi-ud-Din Sofi R/o Sofi Mohalla, Rakh Shalina (Taingen), Chadoora, Budgam vide Notification No. 553 dated 29-08-2011 has been declared as absolute/final.

By order.

Notification

No. 813 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Muzamil Wali S/o Mr. Wali Mohd. Dar R/o Bathara, Budgam vide Notification No. 982 dated 26-11-2011 has been declared as absolute/final.

By order.

Notification

No. 814 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Nighat D/o Mr. Mohd. Abdullah R/o Four Shore Road, Dalgate, Near Hotel Mamta, Srinagar vide Notification No. 424 dated 04-09-2013 has been declared as absolute/final.

By order.

Notification

No. 815 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Irm Kabuli D/o Mr. Abdul Rashid Kabuli R/o 168, Sanat Nagar, Housing Colony, Srinagar vide Notification No. 803 dated

Notification

No. 816 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Shaista Wani D/o Mr. Sona Ullah Wani R/o Wani Mohalla, Magam, Beerwah, Budgam vide Notification No. 1065 dated 28-12-2011 has been declared as absolute/final.

By order.

Notification

No. 817 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Altaf Ahmad Mir S/o Mr. Wali Mohd. Mir R/o Mir Mohalla, Harweth-1, P/O Ashipora, Handwara, District Kupwara vide Notification No. 859 dated 08-01-2014 has been declared as absolute/final.

By order.

Notification

No. 818 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Imran Khan S/o Mr. Sai Mohd. R/o Mehari, Gujran, Rajouri vide Notification No. 1176 dated 18-02-2012 has been declared as absolute/final.

By order.

Notification

No. 819 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Shaheen Ahmad Shah S/o Mr. Mohd. Tahir Shah R/o Damhal, Hanjipora, Kulgam vide Notification No. 396 dated 04-09-2013

Notification

No. 820 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Masrat Hassan D/o Mr. Gh. Hassan Wani R/o Nehama, Pulwama vide Notification No. 25 dated 10-04-2013 has been declared as absolute/final.

By order.

Notification

No. 821 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Nighat Jan D/o Mr. Mazhar Hussain Mir R/o Chanapora, Nowshera, Srinagar vide Notification No. 398 dated 04-09-2013 has been declared as absolute/final.

By order.

Notification

No. 822 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Imeetul Mehraj D/o Mr. Mehraj-u-Din Mir R/o Shamaspora, Watler, Lar, Ganderbal vide Notification No. 508 dated 05-09-2013 has been declared as absolute/final.

By order.

Notification

No. 823 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Suman Bhandari Thakur S/o Mr. Moti Lal Bhandari R/o New Bhandari Mohalla, Kishtwar vide Notification No. 40 dated

Notification

No. 824 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mir Mudasir Ahmad S/o Mir Abdul Ahad R/o Shar (Khrew), Lone Pora, Pampore, Pulwama vide Notification No. 983 dated 26-11-2011 has been declared as absolute/final.

By order.

Notification

No. 825 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Tabish Latieef D/o Mr. Mohd. Latieef Dar R/o Wanabal, Rawalpora, Near Jamia Masjid, Srinagar vide Notification No. 563 dated 20-09-2013 has been declared as absolute/final.

By order.

Notification

No. 826 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Arjumand Ramzan S/o Mr. Mohd. Ramzan R/o Gulshanpora, Tral, Pulwama vide Notification No. 448 dated 14-09-2012 has been declared as absolute/final.

By order.

Notification

No. 827 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Sartaj Ahmad Wani S/o Mr. Mohd. Yousuf Wani R/o Shalipora, Kulgam vide Notification No. 792 dated 16-12-2013 has been

Notification

No. 828 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Sajad Ahmad Bhat S/o Mr. Manzoor Ahmad Bhat R/o Laroo, Kulgam vide Notification No. 515 dated 06-09-2013 has been declared as absolute/final.

By order.

Notification

No. 829 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Insha Hamid D/o Mr. Abdul Hamid R/o Iqbal Colony, Sudrabal, Srinagar vide Notification No. 1017 dated 18-03-2014 has been declared as absolute/final.

By order.

Notification

No. 830 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Hilal Ahmad Bhat S/o Mr. Mohd. Akram Bhat R/o Kralmud, Nadura, Doora, Anantnag vide Notification No. 490 dated 05-09-2013 has been declared as absolute/final.

By order.

Notification

No. 831 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Humaira Ali D/o Mr. Ali Mohd. Shah R/o Charari-Sharieff, Budgam vide Notification No. 463 dated 04-09-2013 has

Notification

No. 832 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Javed Iqbal S/o Mr. Nazir Ahmed R/o H. No. 4, Block-A, Housing Colony, Gujjar Nagar, Jammu vide Notification No. 78 dated 22-05-2013 has been declared as absolute/final.

By order.

Notification

No. 833 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Vakil Ahmad Mir S/o Mr. Ab. Rashid Mir R/o Bumthan, Mir Bazar, Anantnag vide Notification No. 255 dated 23-07-2013 has been declared as absolute/final.

By order.

Notification

No. 834 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mushtaq Ahmad Bhat S/o Mr. Mohd. Sidiq Bhat R/o Khalsa, Peesigam, Benigam, Newa, Pulwama vide Notification No. 502 dated 05-09-2013 has been declared as absolute/final.

By order.

Notification

No. 835 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Tanveer Naveed S/o Hakeem Farooq Ahmad R/o Mohalia Owasis, Model Town 'A', Sopore, Baramulla vide Notification No. 492 dated 05-09-2013 has been declared as absolute/final.

Notification

No. 836 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Rafiq Ahmad Wagay S/o Mr. Abi Majeed Wagay R/o Gundhadoo (Menipora), Shopian vide Notification No. 93 dated 23-05-2013 has been declared as absolute/final.

By order.

Notification

No. 837 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Sofi Orals Ahmed S/o Mr. Ghulam Nabi Sofi R/o Ari-Panthan, Jamiya Mohalla, Beerwah, Budgam vide Notification No. 250 dated 22-07-2013 has been declared as absolute/final.

By order.

Notification

No. 838 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Shabir Ahmad Mir S/o Mr. Sonaullah Mir R/o Lalan, Monghiall, Bonpora, Anantnag vide Notification No. 769 dated 01-03-2013 has been declared as absolute/final.

By order.

Notification

No. 839 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Naveed Shahzada Wani S/o Mr. Ghulam Nabi Wani R/o H. No. 11, NFTCO Lane (Ext.), Talab Tillo, Jammu vide Notification

Notification

No. 840 Dated 18-11-2014.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Rafia Rasool S/o Mr. Ghulam Rasool Manra R/o Old Barzulla, Near Mir Mohalla, Srinagar vide Notification No. 400 dated 04-09-2013 has been declared as absolute/final.

By order.

Corrigendum

Please read Mr. Gagandeep Sharma S/o Mr. Parveen Kumar Sharma R/o Plot No. 15, Sarwal Colony, Jammu instead of Mr. Gagandeep Sharma S/o Kuldeep Kumar R/o New Colony, Ward No. 3, Lakanpur, Kathua, to extension of provisional Enrollment Notification No. 971 dated 26-12-2014.

By order.

Corrigendum

Please read Mr. Shakoor Ahmad Bhat S/o Haji Mohmad Hayat Bhat R/o Turkapora, Zachladara, Kupwara instead of Mr. Shakoor Ahmad Bhat S/o Abdul Samad Bhat R/o Turkapora, Zachladara, Kupwara, to provisional Enrollment Notification No. 854 dated 19-12-2014.

By order.

(Sd.) G. M. PARRY,

Joint Registrar (Adm.).



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Separate paging is given to this part in order that it may be filed as a separate compilation.

PART I-B

Jammu and Kashmir Government—Notifications.

**JAMMU AND KASHMIR
STATE VIGILANCE COMMISSION**
Old Assembly Complex, Srinagar,
JKPCC Building, 5th Floor, Rail Head Complex, Jammu.

**Circular No. 05-SVC of 2014
Dated 29-12-2014.**

Subject:— Delay in Payments to Contractors & Suppliers etc.—Reducing opportunities for corruption.

In exercise of powers conferred upon the J&K State Vigilance Commission under section 8(1)(h) of the Jammu and Kashmir State Vigilance Commission Act, 2011, the following Circular instructions are hereby, issued for strict compliance and implementation by the officers entrusted with the job of internal vigilance at various levels in Government Departments and

Public Sector Undertakings, Govt. Companies and Societies owned or controlled by the State Government.

It has been observed that in a large number of Government Organizations and Public Sector Undertakings (PSUs), payments to Contractors/Suppliers are inordinately delayed which makes the system vulnerable to corruption.

It is therefore, impressed upon all the Chief Vigilance Officers (CVOs), Departmental Vigilance Officers (DVOs), District Vigilance Officers (Distt. VOs), and Additional Vigilance Officers (AVOs) that they should undertake a monthly review of the bills received and cleared so as to ensure timely clearance of all the bills. The organization can fix a cut off limit for the review which can be, for instance, Rupees one lakh and time taken for clearance of all bills above this amount should be periodically reviewed. In smaller organizations the cut off limit can be lower depending on the feasibility and convenience and it shall be ensured that payments are made strictly on first come first serve basis.

All the Chief Vigilance Officers (CVOs), Departmental Vigilance Officers (DVOs), District Vigilance Officers (Distt. VOs), and Additional Vigilance Officers (AVOs) shall confirm to the State Vigilance Commission that these instructions are being strictly complied with latest by 1st March, 2015.

Issued by order of the Commission,

(Sd.)

Additional Secretary,
State Vigilance Commission,
J&K, Jammu.



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PART II—A

Orders by Heads of Departments.

CHARGE REPORTS

In pursuance of Government Order No. 98-GAD of 2015 dated 27-01-2015 issued under endorsement No. GAD(Ser) IAS/7/2015 dated 27-01-2015, we the following officers hereby handover/takeover the charge of the post of Director, Rural Development, Jammu today the 29th January, 2015 (afternoon).

(Sd.) SHAFIQ AHMED RAINA, IAS,

Director, Rural Development, Jammu.

Relieved Officer.

(Sd.) GHULAM NABI BALWAN, KAS,

Director, Rural Development, Jammu.

Relieving Officer.

Pursuant to Government Order No. 17-FST of 2015 dated 23-01-2015 issued vide endorsement No. FST/Ser/transfer/HG/2015 dated 23-01-2015, we the undersigned have respectively handed over taken over the charge of the post of Chief Wildlife Warden, Jammu and Kashmir Government, Jammu today on 27th January, 2015 (afternoon).

(Sd.) ABDUL RAZAK, IFS,

Pr. Chief Conservator of Forests (WL),
J&K Government, Jammu.

Relieved Officer.

(Sd.) DEEPAK KHANNA, IFS,

Chief Wildlife Warden,
Jammu and Kashmir Government.

Relieving Officer.



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PART II—B

Notifications, Notices and Orders by the Heads of the Departments.

**OFFICE OF THE COMMERCIAL TAXES OFFICER,
CIRCLE-O, JAMMU.**

Notification

It has been reported by M/s Bikram Singh, Contractor, H. No. 67, Tope Sherkhania, Jammu having (TIN 01311180745) that 'C' Forms bearing S. No. 05V-177066 have been lost and the matter stands published in below mentioned newspapers for declaring them invalid :

1. **Kashmir Times** dated 25-09-2014.
2. **Amarujala** dated 25-09-2014.

The dealer has also furnished an indemnity bond in this respect which is placed on the record. Hence the above noted 'C' Forms are hereby declared as invalid for the purpose of sub-section (4) of section 8 of the CST Act, 1956. Anybody fraudulently using the said 'C' Forms will render himself liable for penalty action as per law.

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The persons who will find the said 'C' Forms may please return to the same to the undersigned.

No. of 'C' Forms	: 1 (one).
S. No. of 'C' Forms	: 05V-117066.
Name and Address of the dealer	: M/s Bikram Singh, Contractor H. No. 67, Topsher, Khania, Jammu.
Registration No. of the dealer	: 01311180745.
Whether lost/Stolen/Destroyed	: Lost
Address of the dealer to whom issued	: Nil

(Sd.).....

Assessing Authority,
Commercial Taxes Circle-O,
Jammu.

**OFFICE OF THE COMMERCIAL TAXES OFFICER,
CIRCLE-I, JAMMU.**

Notification.

It has been reported by M/s Jai Laxmi Road Builders, Village Pati, Samba, (TIN 01701112097) that 'C' Forms bearing S. No. 04V-841362 to 04V-841363 have been lost and matter stands published in following newspapers, :—

1. Observer News dated 25-05-2014.
2. Dainik Jagran dated 10-06-2014.

Hence the below noted 'C' Forms are hereby declared as invalid for the purpose of sub-section (4) of section 8 of the CST Act, 1956. Anybody fraudulently using the said 'C' Forms will render himself liable for penalty action as per law.

The person who will find the said 'C' Forms may please return to the same to the undersigned

Name and Address of the dealer : M/s Jai Laxmi Road Builders,
Village Pati, Samba.

Registration No. of the dealer : 01701112097

Whether lost/Stolen/Destroyed : Lost

Address of the dealer to whom issued: : Nil

(Sd.),.....

Assessing Authority,
Commercial Taxes Circle-I,
Jammu.

**OFFICE OF THE COMMERCIAL TAXES OFFICER:
CIRCLE IIND, UDHAMPUR:**

Notification.

It has been reported by M/s Palline Fooli Bhandar bearing TIN 01521190960 that 'C' Forms No. VAT-65 No. 0103847 have been lost and the matter stands published in the following newspapers :

1. Dainik Jagran dated 02-10-2014.
2. State Times dated 02-10-2014.

Hence the below mentioned 'C' Forms are declared as invalid for the purpose of sub-section (4) of section 8 of the CST Act, 1956. Anybody fraudulently using the said VAT-65 Forms will render himself liable for penalty action as per law.

The person who will find these forms will please return the same to the undersigned.

No. of VAT-65 Forms: : 01 (one)

Registration No.-TIN : 01521190960
Whether lost/Stolen or Destroyed : Lost
Address of the dealer to whom : Nil
C- Forms issued

(Sd.).....

Assessing Authority,
Commercial Taxes, Circle-IIInd,
Udhampur.

**OFFICE OF THE COLLECTOR, LAND ACQUISITION,
SUB-DIVISIONAL, MAGISTRATE, BASANTGARH,
DISTRICT UDHAJPUR.**

Subject :- Notification under section 4 (1) of Jammu and Kashmir Land Acquisition Act No. X of 1990 BK.

Notification

In exercise of the powers conferred upon me under sub-section (1) of section 4 of the Land Acquisition Act, No. X of 1990 BK, I, Deep Raj, KAS, Collector, Land Acquisition (Sub- Divisional Magistrate Basantgarh), Tehsil Raminagar, District Udhampur do hereby notify the land, measuring 03 Kanals 06 Marlas particulars of which are given below is likely to be needed for public purpose namely for construction of "Alternate road under PWD from Udhampur to Ghordi from take of point of kilometer 23rd aggregate length 250 metres RD 450" of Tehsil Raminagar, District Udhampur.

Objections, if any, to the acquisition of the below mentioned land will be received by undersigned within 15 days from the publication of this notification in Government Gazette.

Specification of land

District	Tehsil	Village	Khasra Nos.	Area
1	2	3	4	5

1	2	3	4	5
Udhampur	Rammagar	Barmeen	967 1 min	K. M. 00 02
			967 min	00 03
			966 min	00 04
			966 min	00 05
			961 min	00 01
			960 min	00 12
			960 min	00 14
			980/1 min	00 19
			Total	03 06

(Sd.) DEEP RAJ, KAS.

Collector, Land Acquisition,
Sub-Divisional Magistrate,
Basantgarh.

OFFICE OF THE DEPUTY COMMISSIONER, JAMMU.

Subject:—Declaration under section 6 & 7 of the Land Acquisition Act, Svt. 1990 for Construction of Link Road from Swarn Vihar to Durga Nagar at Village Chak Changerwan, Tehsil and District Jammu.

Specification

District	Tehsil	Village	Khasra No.	Area
Jammu	Jammu	Chak Changerwan	298/37	K. M. -Sft. 01-10-117

Whereas, notification required under section 4 (1) of the Land Acquisition Act, 1990 (Svt.) was issued by the Collector, Land Acquisition, PWD, Jammu vide his endorsement No. LA/427-35 dated 27-06-2012 :

Whereas, the undersigned duly authorized by the Government vide SRO-235 and 236 of 2009 dated 11-08-2009 to exercise the powers under sections 6 & 7 of the Land Acquisition Act, 1990 ((Svt.) is satisfied after considering the report furnished by the Collector, Land Acquisition, PWD, Jammu vide his letter No. LA/336 dated 07-08-2014 that the land is required for public purpose viz. for Construction of Link Road from Swarn Vihar to Durga Nagar at Village Chak Changerwan, Tehsil and District Jammu.

Now, therefore, it is declared under section 6 of the said Act that the aforesigned land is needed for public purpose.

Further, the Collector Land Acquisition PWD, Jammu is directed under section 7 of the said Act to take order for acquisition of the said land.

(Sd.) AJEET KUMAR SAHU, IAS,

Deputy Commissioner,
Jammu.

DIRECTORATE OF HEALTH SERVICES, JAMMU.

Subject :- Article of Charges against Sh. Rajesh Badshah, Jr. Assistant for remaining absent from duties.

- Whereas, Sh. Rajesh Badshah, Jr. Assistant was directed to report in Migrant cell of this Directorate for further deployment vide this office order No. Act/Mig/254/X/509-21 dated 26-06-2006 but he

No. Act Mig 251 N 789-96 dated 28-08-2006 published in State Times dated 31-08-2006 4029 dated 15-11-2006 published in Daily Excelsior dated 20-11-2006 and No. Act Mig 603 '92-93 dated 06-05-2009 published in Daily Excelsior dated 08-05-2009 but he did not respond.

3. Whereas, Sh. Rajesh Badshah Jr. Assistant submitted representation in this office on 01-06-2009 along with his joining report therein requesting for settlement of his case on humanitarian grounds.
4. Whereas, Sh. Rajesh Badshah, Jr. Assistant is absconding from duties and his whereabouts are not known to the department.
5. Whereas, under Article 113 of J&K CSR Vol-I, after five years continuous absence, an officer is considered to be out of State employee.
6. Whereas, attitude of Sh: Rajesh Badshah is unbecoming of a government employee and constitutes dereliction of duties, misconduct and breach of code of conduct for government employees for which action under rules is proposed to be initiated against him but not before giving him an opportunity of being heard.

(Sd.),.....

Director Health Services,
Jammu.

**OFFICE OF THE DIVISIONAL FOREST OFFICER, POONCH,
FOREST DIVISION, POONCH.**

Notification of Registration of Timber Sale Depot.

The undersigned as Divisional Forest Officer, Poonch by virtue of powers vested under Rule 3 of Rules regarding registration of timber depots, framed under section 3 of the J&K Forest (Sale of Timber) Act, 1987 (1933 A.D.) do hereby register the Timber Sale Depot under the name and Style of

Surankote, District Poonch on recommendation of the Range Officer, Surankote vide his No. 276 dated 02-09-2014 which is valid up to 31-03-2015 on the following terms and conditions :

Terms and Conditions

1. **That the Timber Sale Depot unit shall not be shifted to any other site without the permission of DFO, Poonch.**
2. **That no Saw Mill/Cutter will be installed in the premises for which Timber Sale Depot and Registration Certificate has been granted by the competent authority.**
3. **The premises shall not be used for any other activity except for sale of timber depot.**
4. **That the Timber Sale Depot holder will purchase timber only from SFC after fulfilling all the eodal formalities.**
5. **That the Timber Sale Depot holder will not purchase any timber from the concessionists or any other illegal/unlawful source.**
6. **That the Timber Sale Depot holder shall maintain proper record accounts of all purchases (receipts) of timber, its conversion and sale (disposal) of timber on prescribed format. The licensee shall collect the relevant registers/format from the forest department at his own cost.**
7. **That the registration fee for the proposed Timber Sale Depot amounting to Rs. 1000/- stands deposited vide TR No. 1/8782 dated 02-09-2014 and No. 1/8782 dated 27-10-2014 in Treasury.**
8. **All the timber received and sold shall be the hammer mark 'B. A. Received (P) Surankote and B. A. Sold (P) Surankote' separately without which the timber shall be presumed illegal. The timber receipt and sales shall be commenced only after obtaining registration of above proper marks as per rule and of the River Rule from the CF**

and security, at any time, on demand by Forest Officer of the rank of Range Officer and above or any other officer authorized by him. All the Challans, Sale Docket, Copies of the Form-25, purchase (Receipts) and sale (Disposal) register copies of the monthly account statements with acknowledgement receipt and all other relevant documents which may be required for the verification of receipt and disposal of the timber, at any time, shall always be kept in the premises of the Timber Sale Depot for check and verification of the stock position of the Timber Sale Depot right from the date of issuance of license.

10. That the Timber Sale Depot holder shall always display the latest stock position (immediately after the receipt or disposal of each consignment) of timber at a prominent place in the premises of the Timber Sale Depot.
11. This registration of the Timber Sale Depot shall be for a period of one year only and the Timber Sale Depot holder shall renew the registration certificate after payment of prescribed fee and after obtaining NOC from the Poonch Forest Division latest by 30th of June every year, failing which the registration certificate shall be deemed to have been cancelled without any notice.
12. That the timber Sale Depot holder is bound to abide by all the relevant laws, rules, regulation and the directions laid down by the Government and the Forest Department from time to time. The Timber Sale Depot holder shall neither commit nor become a party to any forest offence.
13. That the infringement of any of the conditions as laid down above shall (under the relevant provisions of J&K Forest Act and Registration of Timber Sale Depot, J&K or other applicable laws shall render :
 - (i) The Timber Sale Depot liable for de-registration or cancellation of license and forfeiture of the registration

14. That the Timber Sale Depot holder will install sufficient number of fire extinguisher in his establishment.

(Sd.).....

Divisional Forest Officer,
Poonch Forest Division,
Poonch.

OFFICE OF THE COLLECTOR, LAND ACQUISITION
(ASSISTANT COMMISSIONER, REVENUE),
UDHAMPUR.

Subject : Notification under section 4(1) of Jammu and Kashmir Land Acquisition Act No. X of 1990 BK.

Notification

In exercise of the powers conferred upon me under section (1) of section 4 of the Land Acquisition Act, 1990 BK, I, Rajeev Magotra, KAS, Collector, Land Acquisition (Assistant Commissioner, Revenue), Tehsil Udhampur, District Udhampur do hereby notify the land, measuring 08 Kanals 04 Marlas 01 Sersai particulars of which are given below, is likely to be needed for public purpose namely for construction of road under PMGSY from "Battal Ballian to Loundha" Stage-II, Phase-VIII in Village Dandyal, Tehsil and District Udhampur.

Objections, if any, to the acquisition of the below mentioned land will be received by undersigned within 15 days from the publication of this notification in Government Gazette.

Specification of land

District	Tehsil	Village	Khasra Nos.	Area
1	2	3	4	5
Udhampur	Udhampur	Dandyal	18	K. M. S. 00.15.00

20 20 00 02 01

90 00 00 S. 1

00 90 10 91

10 10 10 10

90 00 00

90 90 (0) 88

20 20 (a) 18

90 01 100 48

10 10 100

00 12 00

00 10 00

10 30 00 0

00 80 00

90 90 00

卷八

—

1	2	3	4	5
				K. M. S.
Udhampur	Udhampur	Dandyal	211	00 05 03
			214	01 13 03
			214 min	00 00 03
			Total	08 04 01

(Sd.) RAJEEV MAGOTRA, KAS.

Collector, Land Acquisition,
Assistant Commissioner (Revenue),
Udhampur.



THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 127] Jammu, Thu., the 19th Feb., 2015/30th Magha, 1936. [No. 47

Separate paging is given to this part in order that it may be filed as a separate compilation.

ADVERTISEMENTS-C

**OFFICE OF THE SUPERINTENDING ENGINEER, ELECTRIC
PURCHASE CIRCLE-I, ELECTRIC CENTRAL STORES COMPLEX,
RAIL HEAD, JAMMU.**

Corrigendum

With reference to NIT No.EPC-1/13/2014-15 for 11 KV Grade 3-Core XLPE Cable, kindly read IS : 7098 (Part-2) : 2011 in place of IS7098 (Part-2) : 1985 (Reaffirmed 1995) in the uploaded GTP of above referred e-NIT. This is in view of the circular issued by Central Marks Department-II (Legal) vide their letter No: CMD-II (L)/16:7098 (Pt.2) dated 12-12-2014.

Also, Clause 1.16 (ii) shall be read as :

Curing Process : The method of curing adopted shall be Dry Curing/Gas Curing/Steam Curing.

The updated GTP is also annexed herewith for ready reference and all bidders are thereby requested to quote their e-bids in accordance with the updated GTP.

All other terms and conditions of e-NIT shall remain unchanged.

(Sd:)

**Superintending Engineer,
Elect. Purchase Circle-I,
Jammu.**

**OFFICE OF THE SUPERINTENDING ENGINEER,
ELECTRIC PURCHASE CIRCLE-I, ELECTRIC CENTRAL STORES
COMPLEX, RAIL HEAD, JAMMU**

Notice inviting e-Tender

e-NIT No.'s EPC-I/17/2014-15

For and on behalf of Governor of Jammu and Kashmir State, e-Tenders are invited from the original manufacturers detailed as under :—

S. No	NIT No	Description of Material	Quantity	Last Date of down-loading of tender	Last Date of submission of e-Bid on the website	Earnest Money (In Rs.)	Cost of the Bidding Document	Local Firms SSI unit outside the State
				21-02-2015	21-02-2015 PM	Rs. 5000/-	Rs. 3000/-	
1	2	3	4	5	6	7	8	
1.	EPC-I/17/2014-15	Single Phase LT Static Current Solid State Electronic Energy Meters LCD Type with IP66 Communi-cation mode & Optical Port of	20,000 Nos	up to 4.00 PM	up to 4.00 PM	SSI units	100/- Rs. 5.00 Lakhs	For Local Firms SSI unit outside the State

General Terms and Conditions :

1. The bidding documents can be downloaded from the website <http://jktenders.gov.in> from 22-01-2015 (10.00 AM) up to 21-02-2015 (4.00 PM). Bidding document containing qualifying criteria for bidders, specifications, bill of quantities, conditions and other details.
2. Only the local SSI Unit holders having the latest functional status and Existence Certificate of their Units from the concerned D. I. C., PAN No., Proof of Power Sanction and Power Dues Clearance are eligible to Bid. The firms located outside the States who are in possession of Permanent Registration with DGS&D or NSIC or Department of Industries of the State or Central Government, PAN No. are eligible to Bid. The detailed terms and conditions can be obtained from the website <http://jktenders.gov.in>.
3. The bidders shall have to pay the e-Bid document fee in the shape of Demand Draft (Non-refundable) payable in favour of Superintending Engineer, Electric Purchase Circle-I, Jammu (preferably State Bank of India or J&K Bank) and should reach in the Office of Chief Engineer, P&MM Wing, PDD Complex, Gladni, Jammu, J&K on or before 20-02-2015 up to 4.00 PM. It shall be responsibility of the bidder to ensure that the cost of e-Bid documents in the shape of DD in physical form reaches by the stipulated date and time. Any delay on this account, by whatsoever reason, shall not be entertained.

(Sd.)

Superintending Engineer,
Electric Purchase Circle-I,

OFFICE OF THE SUPERINTENDING ENGINEER,
ELECTRIC PURCHASE CIRCLE-I, ELECTRIC CENTRAL STORES
COMPLEX, RAIL HEAD, JAMMU.

Notice inviting e-Tender.

e-NIT No. EPC-I/14/2014-15

Dated 17-01-2015

For and on behalf of Governor of Jammu and Kashmir State, e-Tenders are invited from the original manufacturers detailed as under:—

S. No.	NIT No.	Description of Material	Quantity (in Kms.)	Last Date of down-loading of tender	Last Date of submission of e-Bid on the website	Earnest Money (In Rs.)	Cost of the Bidding Document	Local SSI unit	Firms outside the State
1.	2	3	4	5	6	7	8		
1.	EPC-I/14/2014-15 (7/3.15mm)	Guy Wire (8 No. SWG)	14.320MT/ 5.792MT/ 11.25KMS/ (7/3.15 mm	19-02-2015 4.00 PM	19-02-2015 up to 4.00 PM	For Local SSI units	Rs. 100/-	Rs. 1000/-	
2.		GI Wire	14320Kg			For outside the State.	Rs. 5000/-		
3.		Earth Wire	5792Kg				Rs. 30000/-		

General Terms and Conditions :

1. The bidding documents can be downloaded from the website <http://jktenders.gov.in> from 19-01-2015 (10.00 AM) up to 19-02-2015 (4.00 PM) as shown against each Bidding document containing qualifying criteria for bidders, specifications, bill of quantities, conditions and other details;
2. Only the local SSI Unit holders having the latest functional Status and Existence Certificate of their Units from the concerned D. I. C., PAN No., Proof of Power Sanction and Power Dues Clearance are eligible to Bid. The firms located outside the States who are in possession of Permanent Registration with DGS&D or NSIC or Department of Industries of the State or Central Government; PAN No. are eligible to Bid. The detailed terms and conditions can be obtained from the website <http://jktenders.gov.in>.

Circle-I, Jammu (preferably State Bank of India or J&K Bank) and should reach in the Office of Chief Engineer, P&MM Wing, PDD Complex, Gladni, Jammu, J&K on or before 18-02-2015 up to 3.00 PM. It shall be responsibility of the bidder to ensure that the cost of e-Bid documents in the shape of DD in physical form reaches by the stipulated date and time. Any delay on this account, by whatsoever reason, shall not be entertained.

(Sd.)

Superintending Engineer,
Electric Purchase Circle-I,
Jammu.

OFFICE OF THE SUPERINTENDING ENGINEER,
ELECTRIC PURCHASE CIRCLE-I, ELECTRIC CENTRAL STORES
COMPLEX, RAIL HEAD, JAMMU.

Extension Notice

The last date for downloading of tender documents as well as last date of submission of e-Bid on the website against e-NIT No. SE/EPC-I/12/2014-15 for supply of Pilfer Resistant DT metering units at LT level Employing Resin cast CTs with 3 phase 4 wire CT operated fully static, AMR compatible, DLMS compliant TRI-Vector energy meter for distribution transformers and bidirectional DLMS compliant AMR compatible 3 Phase 4 Wire TRI-Vector Energy Meters suitable for use with CT-PT COMBO units of ratings 66 KV/110V, 33 KV/110V, 11 KV/110 V and in 33 KV and 11 KV HT panels with secondary current of 5 AMPS each is hereby extended upto 25-02-2015. Due to poor response and the date for opening of bids shall be 02-03-2015 at 12 Noon.

The last date for receipt of cost of tender, EMD instrument in the physical form along with original Affidavits shall be 24-02-2015.

All other terms and conditions of e-NIT shall remain unchanged.

(Sd.)

GOVERNMENT OF JAMMU AND KASHMIR
OFFICE OF THE SUPERINTENDING ENGINEER,
ELECTRIC PURCHASE CIRCLE-II, BEMINA,
SRINAGAR

Cancellation Notice

The below mentioned NIT floated vide this office letter No. SE/EPC-II/555-67 dated 06-08-2014 is hereby cancelled. This is as per the instructions of Chief Engineer, P&MM Wing, J&K vide his letter No. CE/PMM/8776-77 dated 18-12-2014.

S. No	NIT No.	Description of Material
1.	EPC-II/07/2014-15	Purchase of 11KV Disc Insulators (Sd.)

Superintending Engineer,
Electric Purchase Circle-II, Ind.,
Srinagar.

272 - جموں و کشمیر گورنمنٹ لڑت نمبر 47 مورخہ 19 فروری 2015ء، ب طابق 30 مالھا 1936ء - ضمیرہ بح

ہذا میں پیش کریں۔ وارنٹ ہذا تا دستیابی ملزمان زیر کار رہے گا۔ وارنٹ ہذا آج دستخط راقم
وہ بر عدالت ہذا سے جاری ہوا ہے۔ تحریر الصدر 2014-11-19

سرکار مکملہ جنگلات

بنام

(1) مجید گنائی ولدر رزاق (2) حمید گنائی ولدر رزاق (3) شریف کمار ولدر جمان کمار
(4) گوہر کمار ولدر جمان کمار ساکنان گنائی محلہ سید ھوش پان۔

ب جراحت زیر دفعہ 6 F.A./379 RPC

وارنٹ گشی عالم زیر دفعہ 512 ض ف

حکم بنام - اہلکاران پولیس ریاست جموں و کشمیر

مقدمہ عنوان الصدر میں آپ کو حکم و اختیار دیا جاتا ہے کہ آپ ملزمان متذکرہ کو
جبکہ کہیں بھی اندر حدود ریاست جموں و کشمیر میں دستیاب ہوئے، گرفتار کر کے عدالت
ہذا میں پیش کریں۔ وارنٹ ہذا تا دستیابی ملزمان زیر کار رہے گا۔ وارنٹ ہذا آج دستخط راقم
وہ بر عدالت ہذا سے جاری ہوا ہے۔ تحریر الصدر 2014-11-21

دستخط : منصف جوڈیشل محسٹریٹ ورجہ اول شوپیاں۔

بجرائم زیر دفعہ 6 F.A./379 RPC

وارث گشٹی عام زیر دفعہ 512 ضف

حکم بنا م شوپیاں SP

مقدمہ عنوان الصدر میں آپ کو حکم و اختیار دیا جاتا ہے کہ آپ ملزمان متذکرہ کو جہاں کہیں بھی اندر حدود ریاست جموں و کشمیر میں دستیاب ہوئے، گرفتار کر کے عدالت ہذا میں پیش کریں۔ وارث ہذا تا دستیابی ملزمان زیر کار رہے گا۔ وارث ہذا آج دستخط رقم و مہر عدالت ہذا سے جاری ہوا ہے۔ تحریر الصدر 17-11-2014

سرکار مکمل جنگلات

بنام

(1) یوسف و عاشق پر ان منتری کالس (2) لیاقت ول غوثی سیوال (3) اسلام ول چھتو سیوال
(4) یوسف کلو ول حبیب کلو (5) فردوس احمد را تھر ول خالق را تھر سا کنان کی گام شوپیاں۔

بجرائم زیر دفعہ 6 F.A./379 RPC

وارث گشٹی عام زیر دفعہ 512 ضف

حکم بنا م شوپیاں SP

مقدمہ عنوان الصدر میں آپ کو حکم و اختیار دیا جاتا ہے کہ آپ ملزمان متذکرہ کو جہاں کہیں بھی، ایں، بندوں، اسے۔ جو اکشمیر میں وہ ستار جو ہے، گرفتار کر کے عدالت

سرکاری محکمہ جنگلات

بنام

- (1) ظفر خان ولد نڈیہ خان (2) قیوم خان ولد صندر خان (3) قیوم نجاد ولد خان نجاد
- (4) ذاکر خان ولد جیا خان (5) امین پڑے ولد عزیز پڑے (6) رسول کاشرو ولد سبھان
- (7) نیرا ز گنائی ولد مشتاق گنائی پسران عزیز ساکنان ناگلب بدر ہامہ شوپیاں۔

بجرائیم زیر دفعات 6 F.A./379 RPC

وارنٹ گشتوں کی عالم زیر دفعہ 512 ضف

حکم بنام شوپیاں SP

مقدمہ عنوان الصدر میں آپ کو حکم واختیار دیا جاتا ہے کہ آپ ملزمان متذکرہ کو جہاں کہیں بھی اندر حدود ریاست جموں و کشمیر میں دستیاب ہوئے، گرفتار کر کے عدالت ہذا میں پیش کریں۔ وارنٹ ہذا تا دستیابی ملزمان زیر کار رہے گا۔ وارنٹ ہذا آج و تختیر اتم و مہر عدالت ہذا سے جاری ہوا ہے۔ تحریر الصدر۔ 18-11-2014

سرکاری محکمہ جنگلات

بنام

- (1) اشرف بٹ ولد علی بٹ (2) نذر گوری ولد شری گوری (3) نواز لون ولد خاق لون
- (4) یہ بڑے ولد رحیم بڑے (5) شکیل گوری ولد کالوسا کناء، شاما احمد، ام۔ ش۔ ۱۱۔

از عدالت منصف جوڈیشل مجسٹریٹ درجہ اول شوپیاں

سرکاری محکمہ جنگلات

بنام

(1) یوسف کلو ولد جیب کلو (2) فردوس احمد راٹھر ولد خالق راٹھر (3)
عاشرہ ولد یوسف کالس (4) بیشرو ولد سراج کالس (5) رشید ولد فتح کالس (6)
مجید ولد شاہ حوریز ساکنان قلی ڈار روکن شوپیاں۔

6 F.A./379 RPC بجرائم زیر دفعہ

وارثت گشتوں عام زیر دفعہ 512 ضف

حکم بنام - شوپیاں SP

مقدمہ عنوان الصدر میں آپ کو حکم و اختیار دیا جاتا ہے کہ آپ ملزمان
متذکرہ کو جہاں کہیں بھی اندر حدود ریاست جموں و کشمیر میں دستیاب ہوئے،
گرفتار کر کے عدالت ہذا میں پیش کریں۔ وارثت ہذا تا دستیاب ملزمان زیر کار
رہے گا۔ وارثت ہذا آج دستخط رقم و مہر عدالت ہذا سے جاری ہوا ہے۔

تحریر الصدر - 19-11-2014

بجراں گزیر دفاتر 307/109/120-B RPC

3/25 A. Act

وارث گشتنی عالم زیر دفعہ 512 ضف

بخلاف ملزم - Mohitesh Kumar Alias Muna S/o Ved Prakash

R/o H. No. 688, Gali No. 05, Rajpura Shakti Nagar, Jammu.

حکم بنام - اہلکاران پولیس ریاست جموں و کشمیر

بمقدمہ مندرجہ عنوان الصدر میں ملزم مذکورہ صدر کے خلاف بروئے حکم امر و زہ کا روای زیر دفعہ 512 ضف عمل میں لائی جا چکی ہے اور ملزم کے خلاف وارث جاری کرنے کا حکم ہوا ہے جو کہ جاری کیا جاتا ہے۔

لہذا آپ کو اصل وارث گشتنی گرفتاری عالم زیر دفعہ 512 ضف کی رو سے حکم و اختیار دیا جاتا ہے کہ اگر ملزم مذکورہ صدر اندر حدود ریاست جموں و کشمیر جب کبھی اور جہاں کبھی بھی دستیاب ہو تو اس کے تحت ضابطہ گرفتار کر کے عدالت ہذا میں پیش کیا جاوے۔ وارث ہذا تا دستیابی ملزم زیر کار رہے گا۔ تحریر - 22-11-2014

دستخط: سینڈ ایڈیشنل سینشن نج جموں۔

ضمیر ۔ جموں و کشمیر گورنمنٹ گزٹ نمبر 47 مورخ 19 فروری 2015ء بمقابل 30 مارچ 1936ء

علت نمبر 91 سال 2005ء تھانہ پولیس پکہ ڈنگہ جموں

بجراۓ ائم زیر دفعات 307/109/120-B RPC

3/25 A. Act

وارنٹ گشتی گرفتاری عام زیر دفعہ 512 ضف

بخلاف ملزم ۔ Vipan Gupta S/o Sh. Romesh Chander Gupta

R/o H. No. 349 Gali No. 04, Shakti Nagar, Jammu.

حکم بنام ۔ اہلکاران پولیس ریاست جموں و کشمیر

بمقامہ مندرجہ عنوان الصدر میں ملزم متنزہ کردہ صدر کے خلاف بروئے حکم امر و مذہب کا روای زیر دفعہ 512 ضف عمل میں لائی جا چکی ہے اور ملزم کے خلاف وارنٹ جاری کرنے کا حکم ہوا ہے جو کہ جاری کیا جاتا ہے۔

الہذا آپ کو اصل وارنٹ گشتی گرفتاری عام زیر دفعہ 512 ضف کی رو سے حکم و اختیار دیا جاتا ہے کہ اگر ملزم نہ کو متنزہ کردہ صدر اندر خود ریاست جموں و کشمیر جب کبھی اور جہاں کبھی دستیاب ہو تو اس کے تحت ضابطہ گرفتار کر کے عدالت ہذا میں پیش کیا جاوے۔ وارنٹ ہذا تا دستیابی ملزم زیر کار رہے گا۔ تحریر 22-11-2014

سرکار بنام راجن عرف منو وغیرہ

مشن نمبر 17 / Sessions دائرہ 20-08-2007 فیصلہ 22-11-2014

علت نمبر 91 سال 2005ء تھانہ پولیس پکہ ڈنگہ جموں

وارث گشتنی گرفتاری عام زیر دفعہ 512 ضف

بخلاف ملزم۔ امن کو رختر جو گیند رنگھے ساکنہ اندر جیت با ولی تحصیل بیالہ
صلح گرد اسپور پنجاب۔

حکم بنام۔ اہلکاران پویس ریاست جموں و کشمیر
مقدمہ مندرجہ عنوان الصدر میں ملزم متذکرہ صدر کے خلاف بروئے حکم
امروزہ کارروائی زیر دفعہ 512 ضف عمل میں لائی جا چکی ہے اور ملزم کے خلاف
وارث جاری کرنے کا حکم ہوا ہے جو کہ جاری کیا جاتا ہے۔

لہذا آپ کو اصل وارث گشتنی گرفتاری عام زیر دفعہ 512 ضف کی روئے حکم
و اختیار دیا جاتا ہے کہ اگر ملزم مذکور متذکرہ صدر اندر حدود ریاست جموں و کشمیر ویران
حدود ریاست جموں و کشمیر جب کبھی اور جہاں کہیں بھی دستیاب ہو تو اس کے تحت ضابطہ
گرفتار کر کے عدالت ہذا میں پیش کیا جاوے۔ وارث ہذا تا دستیابی ملزم زیر کار رہے گا۔

تحریر 28-01-2015

و سخط : تھڑا ایڈیشنل سیشن نجج فاسٹ ٹریک کورٹ جموں۔

از عدالت سیکنڈ ایڈیشنل سیشن نجج جموں

سرکار بنام راجن عرف متو وغیرہ

رجسٹرڈ نمبر جے کے - 33

جمول کشمیر گورنمنٹ گزٹ

جلد نمبر 127 - جموں - مورخہ 19 فروری 2015 مطابق 30 مارچ 1936 دیوار نمبر 47

اُشہارات

از عدالت تھرڈ ایڈیشن سیشن نج جموں

سرکار بنام ٹکل دیپ سنگھ وغیرہ

مل نمبر 85/ Sessions تاریخ 14-11-2014-12-08-2014 دائرہ فیصلہ رووال

مل نمبر 104 سال 2014ء، تھانہ پولیس بناہ

بجراں زیرِ دفعات 363,376,342,109 RPC

PART I - B

Jammu and Kashmir Government — Notifications.

GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND
PARLIAMENTARY AFFAIRS
(Power Section)

Notification

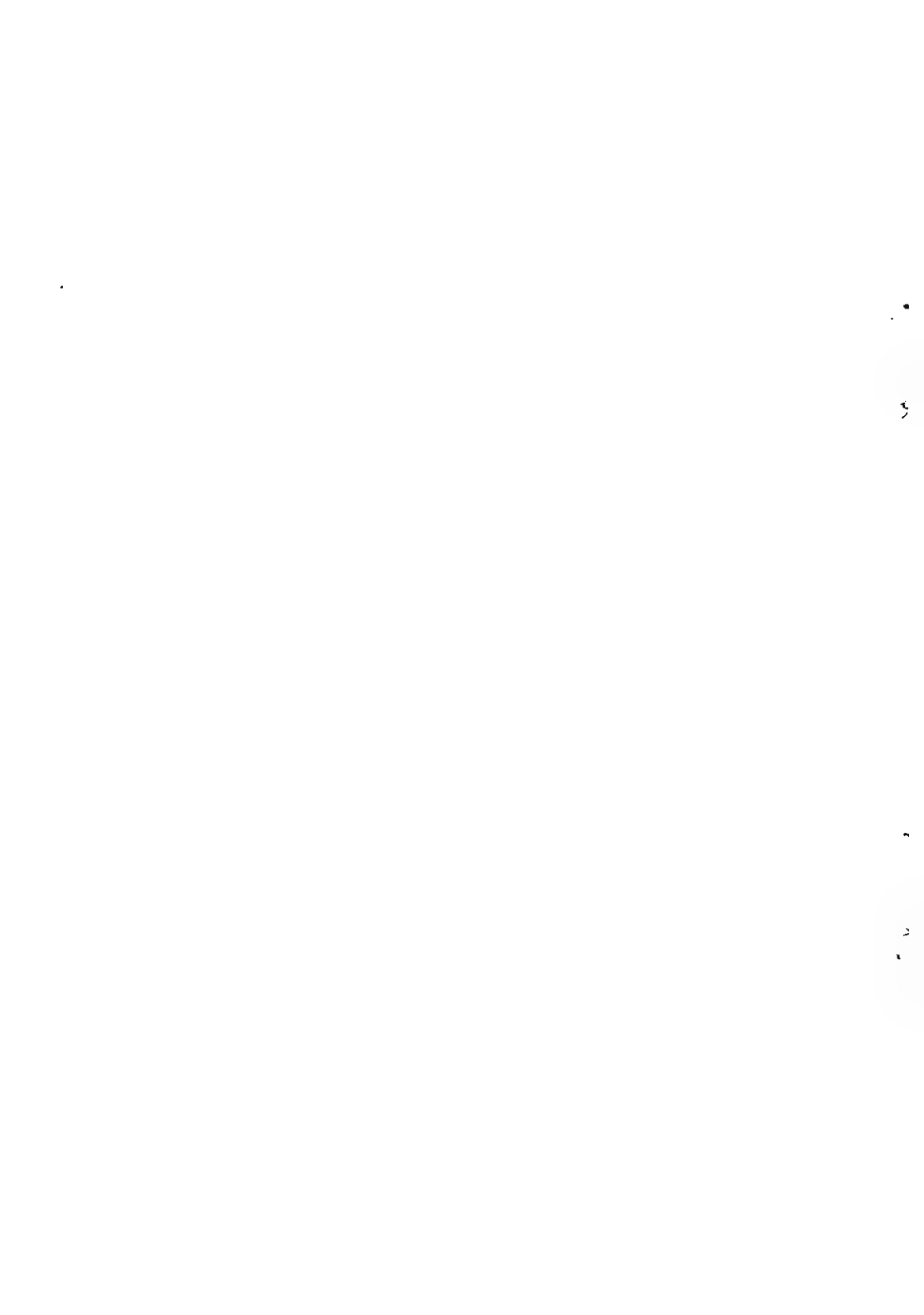
Jammu, the 18th of November, 2014.

SRO-494.—In exercise of the powers conferred by section (1) of section 12 of the Code of Criminal Procedure, Samvat, 1989 and in supersession of notification SRO-25 dated 17th January, 2012, the Government hereby appoint Colonel Anupan Mathur to be the Executive Magistrate of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within the local limits of Jammu Cantonment.

By order of the Government of Jammu and Kashmir.

(Sd.) MOHAMMAD ASHRAF MIR,

Secretary to Government,
Department of Law, Justice and Parliamentary Affairs.



PART I-B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—DEPARTMENT OF LAW,
JUSTICE AND PARLIAMENTARY AFFAIRS
(Power Section)**

Notification

Jammu, the 20th of November, 2014.

SRO-506.—In exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint the following Officers to be the Executive Magistrates of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within their respective territorial jurisdiction of District Reasi:—

S. No.	Name of the Officer	Designation and place of posting
	S/Shri	
1.	Babu Ram Choudhary	Tehsildar, Pouni
2.	Jatinder Singh	Tehsildar, Thakarkote
3.	Sudhesh Kumar	IHQ Assistant to DC, Reasi
4.	Mohammad Yousuf	Naib Tehsildar, Mahore

By order of the Government of Jammu and Kashmir.

(Sd.) MOHAMMAD ASHRAF MIR,
Secretary to Government,
Department of Law, Justice and Parliamentary Affairs.

PART I-B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT -DEPARTMENT OF LAW,
JUSTICE AND PARLIAMENTARY AFFAIRS**

Notification

Jammu, the 28th of November, 2014.

SRO-522.— In exercise of the powers conferred by sub-section (1) of section 492 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoints Shri H. C. Jalmeria, Advocate, Jammu as Special Public Prosecutor to conduct the case titled State V/s. Chandan Mahajan and others involving offences punishable under sections 498-A, 109, 315, 323 RPC FIR No. 129/2010 pending trial before the Court of Principal Sessions Judge, Jammu.

By order of the Government of Jammu and Kashmir.

(Sd.) **MOHAMMAD ASHRAF MIR,**
Secretary to Government,
Department of Law, Justice and Parliamentary Affairs.

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT FINANCE DEPARTMENT**

Notification

Jammu, the 1st December, 2014.

SRO-523.—In exercise of the powers conferred by section 5 of the Jammu and Kashmir Levy of Tolls Act, Samvat 1995, the Government hereby direct that for the figures and words “13612 square feet” appearing in Notification SRO-245 of 2014 dated 19-08-2014 the figures and words “13612 square meters” shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS,

Principal Secretary to Government,
Finance Department.

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT FINANCE DEPARTMENT**

Notification

Jammu, the 1st December, 2014.

SRO-524. In exercise of the powers conferred by sub-section (2) of section 3 of the Jammu and Kashmir Entry Tax on Goods Act, 2000 (Act No. IV of 2000), the Government hereby direct that for the figures and words "13612 square feet" appearing in Notification SRO-246 of 2014 dated 19-08-2014 the figures and words "13612 square meters" shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS.

Principal Secretary to Government,
Finance Department.



PART I-B

Jammu and Kashmir Government--Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT -DEPARTMENT OF LAW,
JUSTICE AND PARLIAMENTARY AFFAIRS
(Power Section)**

Notification

Jammu, the 3rd of December, 2014.

SRO-525. -- In exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat 1989 and in partial modification of Notification SRO-332 dated 17-01-2014, the Government hereby appoint Shri Vinod Kumar Behnai, Deputy Director, Estates, Jammu to be the Executive Magistrate of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within his territorial jurisdiction.

By order of the Government of Jammu and Kashmir.

(Sd.) **MOHAMMAD ASHRAF MIR,**
Secretary to Government,
Department of Law, Justice and Parliamentary Affairs.



THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 127] Jammu, Wed., the 31st Dec., 2014/10th Pausa, 1936. [No. 39-e

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—HOME DEPARTMENT

Notification

Jammu, the 31st December, 2014.

SRO-635.—In exercise of the powers conferred by sub-section (2) of section 4 of the Jammu and Kashmir Public Safety Act, 1978 and in partial modification of Notification SRO-243 of 1978 dated 27-04-1978, the Government hereby directs that for clause 1 of para 4 of the said notification, the following shall be substituted ; namely :—

“I/ In the case of domiciles of the Jammu and Kashmir State including Government employees other than employed of the

Defence Services, the Superintendent of Police/Deputy Superintendent of Police of the concerned district :

Provided that there shall be no travel restriction for the Indians to visit the villages namely ; Koragbal, Gulshanpora, Kanzalwan, Badwan, Wanpora, Khopri, Khandiyal, Dawar, Mastan, Markoot, Shahpora Bala, Shahpora Payeen, Zedgy, PTL, Jurniyal, Jawdara, Neroo, Budugam, Saradab, Gundgul Sheikh, Malangam, Buduab, Gujran and Abdullan :

Provided further that the Police Department, Bandipora shall set up a check point at Dawar headed by an officer up to the rank of Inspector for registering/verification of tourists/people, excluding those who are natives of Gurez Valley. The tourists/people visiting these areas/villages shall be required to submit a copy of any valid document issued by any Government Agency or Public Sector Undertaking, as proof of their identity. However, the natives of Gurez Valley shall not be required to submit any such document as proof of their identity".

By order of the Government of Jammu and Kashmir.

(Sd.) SURESH KUMAR, IAS,

Principal Secretary to Government,
Home Department.

EXTRAORDINARY

REGD. NO. JK—33

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND
PARLIAMENTARY AFFAIRS
(Power Section)

Notification

Jammu, the 5th of January, 2015.

SRO-01.—In exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat, 1989, the Government hereby appoint Shri Des Raj Parihar, ARA (L/A Naib Tehsildar) to be the Executive Magistrate of the First Class who shall exercise all the powers of Executive Magistrate of the First Class within the territorial jurisdiction as may be assigned to him by the Divisional Commissioner.

By order of the Government of Jammu and Kashmir.

(Sd.) MOHAMMAD ASHRAF MIR,

Secretary to Government,
Department of Law,
Justice and Parliamentary Affairs.

EXTRAORDINARY

REGD. NO. JK—33

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—FINANCE DEPARTMENT**

Notification

Jammu, the 16th January, 2015.

SRO-13.—In exercise of the powers conferred by sub-section (2) of section 3 of the Jammu and Kashmir Entry Tax on Goods Act, 2000, (Act No. IV of 2000), the Government hereby direct that in Notification SRO-534 dated 17-12-2014 for the words and figures “31st December, 2014”, the words and figures “31st January, 2015”, shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS,

**Principal Secretary to Government,
Finance Department.**



EXTRAORDINARY

REGD. NO. JK—33

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT —FINANCE DEPARTMENT**

Notification

Jammu, the 16th January, 2015.

SRO-15.—In exercise of the powers conferred by sub-section (2) of section 3 of the Jammu and Kashmir Entry Tax on Goods Act 2000 (Act No. IV of 2000), the Government hereby direct that in Notification SRO-536 dated 17-12-2014 for the words and figures “31st December, 2014”, the words and figures “31st January, 2015”, shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS,

Principal Secretary to Government,
Finance Department.

EXTRAORDINARY

REGD. NO. JK—33

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—FINANCE DEPARTMENT**

Notification

Jammu, the 16th January, 2015.

SRO-16.—In exercise of the powers conferred by section 5 of the Jammu and Kashmir Levy of Tolls Act, Smvt. 1995 (Act No. VIII of 1995), the Government hereby direct that in Notification SRO-537 dated 17-12-2014 for the words and figures “31st December, 2014”, the words and figures “31st January, 2015”, shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS,

**Principal Secretary to Government,
Finance Department.**



THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol.127] Jammu, Wed., the 19th Nov., 2014/28th Kart., 1936. [No. 33-h

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
HOME DEPARTMENT**

Notification

Jammu, the 19th November, 2014.

SRO-497.—Whereas, immovable property comprising of land measuring 138 kanals 02 marlas bearing Khasra Nos. 439 min, 439 min, 439min, 439min, 439min 439min 439min, 440, 608min 609min, 615min, 616min, 617, 618, 619min, 620min, 621min, 622min, 715min, 716min, 716min, 716min, 716min 716min 716min, 716min, 716min, 716min, situated at Village Makwal, Tehsil and District Jammu is required by the Union Government in connection with the purpose of the Union ; and

2 The J&K Govt. Gazette, 19th Nov., 2014/ 28th Kart., 1936. [No. 33-h

Whereas, a requisition in this behalf has been received by the Government from the Ministry of Defence, Government of India.

Now, therefore, the Government in exercise of the powers conferred upon it, under section 21 of the Jammu and Kashmir Requisitioning and Acquisition of Immovable Property Act, 1968 (Act No. XXXV of 1968) hereby notify that the aforesaid immovable property be requisitioned.

By order of the Government of Jammu and Kashmir.

(Sd.) SURESH KUMAR, IAS,
Principal Secretary to the Government,
Home Department.



THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol.127] Jammu, Wed., the 19 th Nov., 2014/28th Kart.,1936.[No. 33-J

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
HOME DEPARTMENT**

Notification

Jammu, the 19th November, 2014.

SRO-499.—Whereas, immovable property comprising of land measuring 27 kanals 2 marlas bearing Khasra Nos.16, 34, 129, 130, 140, 205, 06, 50, 133, 198, 03, 10, 52, 134, 03, 167, 173, 08, 09, 49, 186, 197, 05, 120, 122, 136, 168, 204, 141, 160, 175, 203, 166, 142, 139, 17, 117, 135, 23, 174, 20, 138, 21, 126, 137 and 206 situated at Village Chak Hansu, Tehsil R. S. Pora, District Jammu is required by the Union Government in connection with the purposes of the Union ; and

Whereas, a requisition in this behalf has been received by the Government from the Ministry of Defence, Government of India.

Now, therefore, the Government in exercise of the powers conferred upon it, under section 21 of the Jammu and Kashmir Requisitioning and Acquisition of Immoveable Property Act, 1968 (Act No. XXXV of 1968) hereby notify that the aforesaid immoveable property be requisitioned.

By order of the Government of Jammu and Kashmir.

(Sd.) SURESH KUMAR, IAS,
Principal Secretary to the Government,
Home Department.

PART I-B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—DEPARTMENT OF LAW,
JUSTICE AND PARLIAMENTARY AFFAIRS
(Power Section)**

Notification

Jammu, the 20th of November, 2014.

SRO-501. - In exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint the following Officers to be the Executive Magistrates of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within their respective territorial jurisdiction of District Kishtwar :-

S. No.	Name of the Officer	Designation and place of posting
	S/Shri	
1.	Omi Raj	Tehsildar, Machail
2.	Shahzad Latief Khan	Tehsildar, Marwah
3.	Puran Singh	Naib Tehsildar, Tiyar (Padder)
4.	Pankaj Sasan	Tehsildar, Padder
5.	Ms. Anuradha Thakur	Tehsildar, HQ Assistant to DC, Kishtwar
6.	Javed Iqbal Khanday	I/c Naib Tehsildar, Dool

By order of the Government of Jammu and Kashmir.

(Sd.) MOHAMMAD ASHRAF MIR,

Secretary to Government,
Department of Law, Justice and Parliamentary Affairs.



THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 127] Jammu, Fri., the 21st Nov., 2014/30th Kart, 1936. [No. 34-i

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND
PARLIAMENTARY AFFAIRS.**

(Power Section)

Notification

Jammu, the 21st of November, 2014

SRO-508.—In exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint the following officers to be the Executive

2 The J&K Govt. Gazette, 21st Nov., 2014/30th Kart, 1936. [No. 34-i

Magistrates of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within their respective territorial jurisdictions of District Kupwara till 02-12-2014 AN :—

S. No.	Name of the Officer	Designation and place of posting
S/Shri		
1.	Qazi Irfan Rasool Zargar	SDM, Sogam
2.	Dr. Bashir Ahmad Bhat	Tehsildar, Zachaldara
3.	Majid Ali Khan	Naib-Tehsildar, Keran
4.	Ghulam Din Paswal	Naib-Tehsildar, Lone Harrie
5.	Saleem Shamas	Naib-Tehsildar, Magam
6.	Ghulam Nabi Ganie	Naib-Tehsildar, Qalam Abad
7.	Abdul Majeed	Naib-Tehsildar, Tikipora
8.	Ghulam Mohammad Malik	Naib-Tehsildar, (E), DC Office Kupwara

By order of the Government of Jammu and Kashmir.

(Sd.) MOHAMMAD ASHRAF MIR,

Secretary to Government,
Department of Law, Justice and
Parliamentary Affairs.

EXTRAORDINARY

REGD. NO. JK- 33

PART I-B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT -DEPARTMENT OF LAW,
JUSTICE AND PARLIAMENTARY AFFAIRS
(Power Section)

Notification

Jammu, the 20th of November, 2014.

SRO-502.—In exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint Shri Bashir-ul-Hassan, Tehsildar Bhaderwah to be the Executive Magistrate of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within his territorial jurisdiction of District Doda.

By order of the Government of Jammu and Kashmir.

(Sd.) MOHAMMAD ASHRAF MIR,
Secretary to Government,
Department of Law, Justice and Parliamentary Affairs.



THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 127] Jammu, Mon., the 24th Nov., 2014/3rd Agra, 1936. [No. 34-k

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—REVENUE DEPARTMENT**

Notification

Jammu, the 24th November, 2014.

SRO-510.—In exercise of the powers conferred by clause (b) of section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963) and in supersession of Previous Notification SRO-440 of 2013 dated 09-10-2013, Government

hereby appoint Shri Shabir Hussain Bhat, Addl. Deputy Commissioner, Anantnag to be the competent authority for purposes of said Act within the territorial jurisdiction of Tehsil Anantnag of District Anantnag.

By order of the Government of Jammu and Kashmir.

(Sd.) VINOD KAUL, IAS,

Commr./Secretary to Government,
Revenue Department.

EXTRAORDINARY

REGD. NO. JK—33

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—SCHOOL EDUCATION DEPARTMENT
(Legal Section)

Notification

Jammu, the 16th of December, 2014.

SRO-532.—In exercise of the powers conferred by sub-section (1) of section 12 of the Jammu and Kashmir Board of School Education Act, 1975 (Act No. XXVIII of 1975), the Government hereby direct that Notification SRO-452 of 2014 dated 22nd of October, 2014 relating to the appointment of Prof. N. K. Resutra, as Chairman of Jammu and Kashmir State Board of School Education shall remain in abeyance.

By order of the Government of Jammu and Kashmir.

(Sd.) NIRMAL SHARMA, IAS,

Secretary to Government,
School Education Department.





THE JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 127] Jammu, Tue., the 30th Dec., 2014/9th Pausa, 1936. [No. 39-1

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART III

Laws, Regulations and Rules passed thereunder.

JAMMU AND KASHMIR STATE WATER RESOURCES REGULATORY AUTHORITY

Notification No. 16/JKSWRRA/2014, Srinagar

Dated 12-06-2014.

In exercise of the powers conferred under sections 145 (1) (g&h) and section 198 (1) of the J&K Water Resources (Regulation and Management) Act, 2010 (Act No. XXI of 2010), and all powers enabling it in that behalf, the J&K State Water Resources Regulatory Authority, hereby makes the following Regulations, namely :—

CHAPTER I

General

1. *Short title and commencement.*—(1) These Regulations may be called the J&K State Water Resources Regulatory Authority (Service Performance Standards) Regulations, 2014.

(2) These Regulations shall come into force from the date of their publication in the Government Gazette.

(3) These Regulations shall extend to whole of the Jammu and Kashmir State.

2. *Definitions.*—(1) In these Regulations, unless the context otherwise requires,—

- (a) 'Act' means the Jammu and Kashmir Water Resources (Regulation and Management) Act, 2010 (Act No. XXI of 2010);
- (b) 'Area of supply' means the area within which a utility/licensee is authorized by his license to provide service;
- (c) 'Authority' means the J&K State Water Resources Regulatory Authority, established under section 139 of the Act;
- (d) 'Authorized representative' refers to all officers, staff or representatives of the service providing utility/licensee, discharging functions under the general or specific authority of the service providing utility/licensee;
- (e) 'Call Centre' means the place or office set up by the utility/licensee to register calls/complaints;
- (f) 'Cities and Towns' means area or areas having a Municipal Corporation, Municipal Council or a Municipal Committee, a Town Area Committee or a Notified Area Committee;
- (g) 'Chairperson' means the Chairperson of the Authority;
- (h) 'Government' means the Government of Jammu and Kashmir;
- (i) 'Licensee' means any person, group of persons, firm, corporation, company, society, board, local body, Government department or any other authority authorized under section 97

source, or extraction of bed material with location thereof, within the State ;

- (j) 'Member' means a member of the Authority ;
- (k) 'Officer' means an officer of the Authority ;
- (l) 'Prescribed authority' means—
 - (i) in relation to drinking water supply and ground water, the Chief Engineer concerned Incharge Public Health Engineering Department ; and
 - (ii) in relation to irrigation, flood control and embankments, the Chief Engineer concerned Incharge Irrigation and Flood Control Department ;
- (m) 'Responsibility Centre' means a circle unit of the utility/licensee headed by an officer not below the rank of a Superintending Engineer ;
- (n) 'Rules' means the Jammu and Kashmir Water Resources (Regulation and Management) Rules, 2011 made under section 197 of the Jammu and Kashmir Water Resources (Regulation and Management) Act, 2010 ;
- (o) 'Rural areas' means any area or areas other than 'towns and cities' ;
- (p) 'Secretary' means the Secretary of the Authority ;
- (q) 'Utility' means any person or entity engaged in providing service to the users of water ;
- (r) 'Water' means natural resource flowing in any river, stream, tributary, canal, nallah or any other natural course of water or situated upon the surface of any land like lake, pond, lagoon,

3. *Interpretation*.—In the interpretation of these Regulations, unless the context otherwise requires,—

- (a) words in the singular or plural term, as the case may be, shall also be deemed to include the plural or the singular term, respectively;
- (b) the terms ‘include’ or ‘including’ shall be deemed to be followed by “without limitation” or “but not limited to” regardless of whether such terms are followed by such phrases or words of like import;
- (c) references herein to the “Regulations” shall be construed as a reference to these Regulations as amended or modified by the Authority from time to time in accordance with the applicable laws in force;
- (d) the headings are inserted for convenience and may not be taken into account for the purpose of interpretation of these Regulations; references to the statutes, Regulations or guidelines shall be construed as including all statutory provisions consolidating, amending or replacing such statutes, Regulations or guidelines, as the case may be.

4. *Objective*.—These standards lay down the guidelines to maintain certain critical system parameters within the permissible limits. These standards shall serve as guidelines for utilities/licensees to operate their systems for providing an efficient, reliable, co-ordinated system of service. It also provides for the quality of standards and services to meet the minimum acceptable limits in the short-term and gradually move towards improved standards in the long-term. It desires the utility/licensee to introduce engineering resource management concept to rationalize staff deployment in the construction, operation and management functions and to initiate resource planning functions also.

5. *Abbreviations* :—

BIS	Bureau of Indian Standards.
CPHEEO	Central Public Health and Environmental Engineering Organization.
ISO	International Standards Organization.
LPCD	Litres Per Capita Per Day.

CHAPTER II

Standards for Quantity and Quality of Supply

(2.1) *Standards for quantity for drinking water.*—The Ministry of Urban Development, Government of India in its Manual on Water Supply and Treatment, Third Edition -Revised and Updated (May, 1999), issued by the Central Public Health and Environmental Engineering Organization, New Delhi has recommended the following water supply levels for different uses of water :—

(a) *Domestic Use :*

S. No.	Classification	Recommended Maximum Water Supply Levels (lpcd)
1.	Towns provided with piped water supply but without sewerage system	70+15% for leakage
2.	Cities provided with piped water supply where sewerage system is existing/contemplated	135+15% for leakage
3.	Public Stand Posts	40+15% for leakage

(b) *Institutional Needs :*

S. No.	Institutionss	Consumption (lpcd)
1.	Hospital (including laundry): (a) No. of beds exceeding 100	450 (per bed)

2. Hotels	180 (per bed)
3. Hostels	135
4. Nurse's homes and medical quarters	135
5. Boarding schools/colleges	135
6. Restaurants	70 (per seat)
7. Airports and Seaports	70
8. Junction stations and Intermediate Stations where mail or express stoppage (both railways and bus stations) is provided	70
9. Terminal Stations	45
10. Intermediate Station (excluding mail and express stops)	45 (could be reduced to 25 where bathing facilities are not provided)
11. Day schools/colleges	45
12. Offices	45
13. Factories	45 (could be reduced to 30 where no bathrooms are provided)
14. Cinemas, Concert halls and theatres	15

(c) *Industrial needs.*—While the per capita rates of supply recommended will ordinarily include the requirement of small industries (other than factories) distributed over

have to be included for meeting the demands likely to be made by specific industries within the urban areas. The forecast of this demand will be based on the nature and magnitude of each such industry and the quantity of water required per unit of production. The potential for industrial expansion should be carefully investigated, so that the availability of adequate water supply may attract such industries and add to the economic prosperity of the community. As can be seen from the tabulation, the quantities of water used by industry vary widely. The rate is also affected by many factors such as cost and availability of water, waste disposal problems, management and the types of processes involved. Individual studies of the water requirement of a specific industry should, therefore, be made for each location, the values given below serving only as guidelines. In the context of reuse of water in several industries, the requirement of fresh water is getting reduced considerably.

Industries	Unit of production	Water requirement in Kilolitres per unit
Automobile	Vehicle	40
Distillery	(Kilolitre Alcohol)	122-170
Fertilizer	Tonne	80-200
Leather	100 Kg. (tanned)	4
Paper	Tonne	200-400
Special quality paper	Tonne	400-1000
Straw board	Tonne	75-100
Petroleum Refinery	Tonne (crude)	1-2
Steel	Tonne	200-250
Sugar	Tonne (Cane crushed)	1-2
Tea	100 Kg. (green)	8-14

(d) *Fire demand*.—A provision in kiloliters per day based on the formula of $100Vp$ = where, p = population in thousands may be adopted for communities larger than 50,000. It is desirable that one third of the fire-fighting requirements form parts of the service storage. The balance requirement may be distributed in several static tanks at strategic points. These static tanks may be filled up from the nearby ponds, streams or canals by water tankers, wherever feasible.

The Authority recommends the utility to maintain at least these minimum levels of supply of drinking water to the public.

(2.2) *Standards for quality of supply* :

(a) *Drinking Water* :

(i) *Pressure Requirements*.—Piped water supplies should be designed on a continuous 24 hours basis to distribute water to consumers at adequate pressure at all points. Intermittent supplies are neither desirable from the public health point of view nor economical. For towns where one storeyed buildings are common and for supply to the ground level storage tanks in multi-storeyed buildings, the minimum residual pressure at ferrule point should be 7m for direct supply. Where two storeyed buildings are common, it may be 12m and where three storeyed buildings are prevalent 17m or as stipulated by local bye-laws. The pressure required for fire-fighting would have to be boosted by the fire engines.

However, keeping in view various inadequacies in the water supply systems presently, the utility shall seriously endeavour and undertake to bring about requisite improvements therein in a phased manner, with a view to providing continuous supply and maintaining pressure standards.

(ii) *Physical and chemical qualities*.—The Ministry of Urban Development, Government of India in its Manual on Water Supply and Treatment, Third Edition-Revised and Updated (May, 1999), issued by the Central Public Health and Environmental Engineering Organization, New Delhi has recommended the following quality standards for drinking water :—

S. No.	Characteristics	Acceptable ¹	Causes for Rejection ²
1	2	3	4
1.	Turbidity (NTU)	1.0	5

1	2	3	4
3.	Taste and Odour	Unobjectionable	Objectionable
4.	pH (Hydrogen Potential)	6.5 to 8.5	<6.5 or >8.5
5.	Total dissolved solids (mg/l)	500	2000
6.	Total hardness (mg/l) as Ca CO ₃	200	600
7.	Chlorides (as Cl) mg/l	250	1000
8.	Sulphates (as SO ₄) mg/l	200	400
9.	Fluorides (as F) mg/l	1.0	1.5
10.	Nitrates (as NO ₃) (mg/l)	45	45
11.	Calcium (as Ca) (mg/l)	75	200
12.	Magnesium (as Mg) (mg/l)	30	150

Note :— If there are 250 mg/l of sulphates, Mg contents can be increased to a maximum of 125 mg /l with the reduction of sulphates at the rate of 1 unit for every 2.5 units of sulphates.

13.	Iron (as Fe) (mg/l)	0.3	0.3
14.	Manganese (as Mn) (mg/l)	0.05	0.5
15.	Copper (as Cu) (mg/l)	0.05	1.5
16.	Aluminum (as Al) (mg/l)	0.03	0.2
17.	Alkalinity (mg/l)	200	600
18.	Residual Chlorine (mg/l)	0.2	>1.0
19.	Zinc (Zn) (mg/l)	5.0	15.0
20.	Phenolic Compounds (as Phenol) (mg/l)	0.001	0.002

1	2	3	4
21.	Anionic detergents (as MBAS) (mg/l)	0.2	1.0
22.	Mineral Oil (mg/l)	0.01	0.03
Toxic Materials			
23.	Arsenic (as As) (mg/l)	0.01	0.05
24.	Cadmium (as Cd) (mg/l)	0.003	0.003
25.	Chromium (as hexavalent Cr) (mg/l)	0.05	0.05
26.	Cyanides (as CN) (mg/l)	0.05	0.05
27.	Lead (as Pb) (mg/l)	0.05	0.05
28.	Selenium (as Se) (mg/l)	0.01	0.01
29.	Mercury (total as Hg) (mg/l)	0.001	0.001
30.	Polynuclear aromatic hydrocarbons (PAH) (μ g/l)	0.2	0.2
31.	Pesticides (total, mg/l)	Absent	Refer WHO Guidelines for drinking water quality Vol. I-1993

Radio Activity³

32.	Gross alpha activity (Bq/l)	0.1	0.1
33.	Gross beta activity (Bq/l)	1.0	1.0

Note :— 1. The figures indicated under the column 'Acceptable' are limits up to which the water is generally acceptable to the consumers.

2. Figures in excess of those mentioned under acceptable render the water not acceptable, but still may be consumed in the

absence of alternative and better source but up to the limits indicated under column 'Cause' for rejection above which the supply shall have to be rejected.

3. It is possible that some mine or spring water may exceed these radio activity limits and in such cases it is necessary to analyze the individual radio nuclides in order to assess the acceptability or otherwise for public consumption.

The Authority recommends to maintain these standards of quality in drinking water and take appropriate steps in a phased manner to move from rejection levels to acceptance limits.

(iii) *Bacteriological Standards*—*

The recommended guidelines for bacteriological quality are as under—

S. No.	Organisms	Guideline value
1	2	3
1.	All water intended for drinking E. Coli or thermotolerant coliform bacteria.**	Must not be detectable in any 100 ml sample
2.	Treated water entering the distribution system E. Coli or thermotolerant coliform bacteria.**	Must not be detectable in any 100 ml sample
	E. Coli or thermotolerant coliform bacteria.**	Must not be detectable in any 100 ml sample
	Total coliform bacteria	Must not be detectable in any 100 ml sample
3.	Treated water in distribution system E. Coli or thermotolerant coliform bacteria.**	Must not be detectable in any 100 ml sample
	Total coliform bacteria	Must not be detectable in any 100 ml sample. In case of

1

2

3

sufficient samples are examined, must not be present in 95% of samples taken throughout any 12 months period.

- * Immediate investigative action must be taken if either E. coli or total coliform bacteria are detected. The minimum action in case of total coliform bacteria is repeat sampling ; if these bacteria are detected in repeat sample, the cause must be determined by immediate further investigation.
- ** Although E. coli is a more precise indicator of faecal pollution, the count of thermotolerant bacteria is an acceptable alternative. If necessary, proper confirmatory tests must be carried out. Total coliform bacteria are not acceptable indicators of the sanitary quality of rural water supplies, particularly tropical areas where many bacteria of no sanitary significance occur in almost all untreated supplies.

(iv) *Testing of Quality Parameters.*—The utility/licensee shall undertake periodical sample testing to check the various parameters and take appropriate measures to ensure the supply of drinking water of the quality as prescribed in these Regulations.

The frequency of sampling in in-house laboratories shall be as per the chart given hereunder

Size and source	Frequency	Parameters									Remarks
		2	3	4	5	6	7	8	9	10	
<50,000 Population	I. Daily	✓									From source and Distribution System
a. Ground Water (Tube-Well, Sanitary Well, Bore-Well)	II. Quarterly		✓	✓	✓					✓	
b. Ground Water (Hand Pump)	III. Twice a year		✓	✓	✓					✓	In summer and rainy season
>50,000 up to 1,00,000 population	I. Daily	✓									From source and Distribution System

2	3	4	5	6	7	8	9	10	11
a. Ground Water (Tube-Well, Sanitary Well, Bore-Well)	Monthly				✓				
	Quarterly	✓	✓					✓	
b. Ground Water (Hand Pump)	Twice a year	✓	✓	✓				✓	In summer and rainy season
>1,00,000 Population	I. Daily	✓							From source and Distribution System
a. Ground Water (Tube-Well, Sanitary Well, Bore-Well)	II. Monthly			✓					
	III. Quarterly	✓	✓					✓	
	IV. Annually				✓				
b. Ground Water (Hand Pump)	I. Twice a Year	✓	✓	✓				✓	In summer and rainy season
	II. Annually				✓				

Source :—*Manual on operation and Maintenance of Water Supply System (PHECO & WHO, 2003).*

The department may consider the increase in the frequency of testing as stipulated above as per the need and the requirement at site.

The utility shall have third party testing conducted at periodical intervals at least once in a quarter.

Results of in-house testing and third party testing shall be displayed in the treatment plants.

Information with regard to the quality of water be intimated to the Authority in the Format-V, as prescribed.

(b) *Quality Standards for Irrigation.*—The following chemical properties will determine the water quality standards for irrigation purposes :—

- (i) Total salt concentration.
- (ii) Sodium absorption ratio.
- (iii) Residual sodium carbonate or bicarbonate ion concentration.
- (iv) Boron contents.

For the quality of irrigation water IS code 11624-1986 (reaffirmed 2009) may be referred and adhered to.

CHAPTER III

Reliability of Supply

The utility/licensee shall ensure a reliable supply of water to its users. However, there may be disruptions to undertake periodical repairs/maintenance or there can be outages due to breakdowns. In such cases, the following recommendations are made for strict adherence :—

(3.1) Scheduled outages for periodical inspections and planned repairs :

(a) **Drinking water.**—If at any time supply of water is

hours in any local area or to any premises, the Executive Engineer shall, by giving twenty-four hours advance notice, inform the local authorities and the inhabitants of such local area or the owner or occupier of such premises, as the case may be, about the proposed stoppage of water supply :

(b) **Irrigation works.**—The supply of water to any water course or field channel or to any person who is entitled to such supply shall not be stopped except—

- (i) Whenever, and so long as, it is necessary to stop supply for the purpose of maintenance of an irrigation work or for execution of any work ordered by the competent authority ;
- (ii) Whenever, and so long as, any field channel by which such supply is received is not maintained in such repair as to prevent the wasteful escape of water thereof ;
- (iii) Whenever, and so long as, it is necessary to do so in order to supply water in rotation to the legitimate demands of other person entitled to water ;
- (iv) Whenever, and so long as, it may be necessary to do so in order to prevent the wastage or misuse of water ;
- (v) Within the periods fixed from time to time by the Assistant Executive Engineer of which due notice shall be given ;
- (vi) Whenever there is decrease in the supply of water in the irrigation work due to any natural or seasonal cause and so long as it is necessary to do so ;
- (vii) To carry out annual repairs/maintenance of the canal infrastructure ; and
- (viii) For any reasons beyond the control of the department

(3.2) *Outages due to breakdowns.*—Within one hour of receipt of a complaint, utility/licensee shall find out whether the complaint is of individual nature or is in the main line. For any subsequent complaint or enquiries, the utility/licensee shall inform the user of the fact and likely time by which the water supply will be restored :—

(a) **Breakdown of individual nature.**—In case of restoration of supply on account of breakdown of individual pipeline, the utility/licensee shall restore the supply to the user within the time period noted below :—

(i) **Towns and Cities :**

(a) Where replacement of pipe is not required : within 24 hours

(b) Where replacement of pipe is involved : within 48 hours.

(ii) **Rural :**

(a) Where replacement of pipe is not required : within 2 days.

(b) Where replacement of pipe is involved : within 3 days.

The utility/licensee shall provide water supply to the inhabitants through any alternate viable means till the restoration of the water supply.

(b) **Breakdown of mains.**—In case of disruption of the main line, the utility/licensee shall on receipt of the information restore the supply as indicated below—

(i) **Towns and Cities :**

(a) Where replacement of pipe is not required : within 48 hours.

(b) Where replacement of pipe is involved : within 72

(ii) Rural :

(a) Where replacement of pipe is not required: within 3 days.

(b) Where replacement of pipe is involved : within 4 days.

The utility/licensee shall provide water supply to the inhabitants through any alternate viable means till the restoration of the water supply.

(c) **Breakdown of source**.—In case of disruption is due to breakdown of the main source, the utility/licensee shall on receipt of the information restore the water supply to the users as indicated below :—

(i) Towns and Cities within 7 days.

(ii) Rural within 10 days.

The utility/licensee shall provide water supply to the inhabitants through any alternate viable means till the restoration of the source.

The utility/licensee shall maintain a register of such outages and inform the Authority as per Format V/VI.

CHAPTER IV

Safety Measures

(4.1) The licensing authority shall ensure that safety measures are taken in accordance with the Jammu and Kashmir Water Resources (Regulation and Management) Act, 2010 and the Jammu and Kashmir State Water Resources Regulatory Authority (The Safety Measures to be adopted by a Licensee for Protecting Public and Ensuring Safety) Regulations, 2013. For this purpose, the licensing authorities shall undertake periodical inspections to ensure that the requisite measures are in place to safeguard the life and the property of the people. The utility/licensees shall also undertake the measures as required for the safety during construction,

(4.2) Periodical inspections as prescribed in the Act and the Regulations shall be carried out and information with respect to such periodical inspections be furnished to the Authority for reference as per Format V/VI.

CHAPTER V

Recovery of Water Usage Charges

(5.1) The utility/licensee shall recover water user charges as per the rates fixed by the Authority from every user or licensee whenever—

- (a) Water is supplied or made available or used for purposes of irrigation, drinking or for any other purpose from any irrigation work or water supply scheme being run or maintained by the Government ; or
- (b) Water is used by a consumer from any water source for irrigation purposes ; or
- (c) Water is supplied or made available or used by a licensee for generation of electricity, irrigation of land, drinking purposes (domestic, commercial, industrial, institutional), running of water mills, exploration of ground water or for trading in any way directly or indirectly in water.

(5.2) Procedure for assessment of water usage charges and recovery thereof—

The procedure of assessment and recovery shall be as prescribed in section 131 of the Act and rule 56 of the rules.

(5.3) Disconnection of supply in case of default of payment—

The procedure for disconnection of supply in case of default of payment shall be as prescribed in section 132 of the Act and rule 57 of the rules.

(5.4) Response to consumer query—

The response to any query by a consumer about status of his/her current bill or dues should be made by the utility/licensee within five days time from the date of the query. The correct information should be mailed/posted to the consumer within the stipulated time. The query

(5.5) **Reconnection of supply following disconnection due to non-payment of bills :**—

When the supply has been cut off or turned off for disconnection and the user clears his/her outstanding, the Assistant Executive Engineer may recommend to the Executive Engineer concerned or the District Magistrate, as the case may be, that the supply of water to the premises, area, unit or the user or the licensee be restored as the payment of the outstanding charges has been made. This restoration shall be on payment of charges or fee for such restoration, as prescribed by the utility. The reconnection shall be effected immediately in such cases.

CHAPER VI

Release of New Connections/Permits for Usage of Water etc.

(6.1) *Grant of new connections for domestic use.*—The utility/licensee shall ensure grant of any new connection to any intending user as per the procedure as laid down in sections 8, 9 and 10 of the Act and rules 5, 6 and 7 of the rules. These connections should be granted within a period as prescribed in the Act/rules.

The utility/licensee should maintain a register indicating the details of such applications, the time in which such cases were disposed of and forward the information to the Authority as per Format V.

(6.2) *Grant of new water connections for commercial use.*—The utility/licensee shall ensure the grant of any new connection to any intending user as per the procedure laid down in sections 8, 9 and 10 of the Act and rules 15 and 16 of the rules. These connections should be granted within the period as prescribed in the Act/rules.

The utility/licensee should maintain a register indicating the details of such applications, the time in which such cases were disposed of and forward the information to the Authority as per Format V.

(6.3) *Grant of permission for use of water from irrigation works.*—The utility/licensee shall grant the permission for use of water for irrigation purposes in accordance with the procedure as laid down in section 58 of the Act and rules 23 of the rules. These connections should be granted within the period as prescribed in the Act/rules.

The utility/licensee should maintain a register indicating the details of such applications, the time in which such cases were disposed of and forward the information to the Authority as per Format VI.

(6.4) *Grant of permission for construction of wells in a notified area.*—The prescribed authority shall grant permission for use of water for construction of a well in a notified area in accordance with the procedure as laid down in section 112 of the Act and rule 25 of the rules. These permissions should be granted within the period as prescribed in the Act/rules.

The utility/licensee should maintain a register indicating the details of such applications, the time in which such cases were disposed of and forward the information to the Authority as per Format V.

(6.5) *Grant of permission for supply of water through intervening water channel.*—The utility/licensee shall grant the permission for use of water through intervening channels for irrigational use in accordance with the procedure as laid down in section 40 of the Act and rule 30 of the rules.

The utility/licensee should maintain a register indicating the details of such applications, the time in which such cases were disposed of and forward the information to the Authority as per Format VI.

(6.6) *Permission for transfer of existing field channels.*—The utility/licensee shall grant the permission for transfer of field channel in accordance with the procedure as laid down in section 41 and section 47 of the Act and rule 31 of the rules.

The utility/licensee should maintain a register indicating the details of such applications, the time in which such cases were disposed of and forward the information to the Authority as per Format VI.

(6.7) *Permission for plying of boat or vessel.*—The prescribed authority shall grant the permission for plying of a boat or a vessel in accordance with the procedure as laid down in rule 37 of the rules.

The prescribed authority should maintain a register indicating the details of such applications, the time in which such cases were disposed of and forward the information to the Authority as per Format VI.

(6.8) Permission for extraction of water from irrigation works by installation of a pump set or other electrical or mechanical device.—The utility shall grant the permission for extraction of water from irrigation works by installation of a pump set or other electrical or mechanical device in accordance with the procedure as laid down in section 72 of the Act and rule 38 of the rules.

The utility should maintain a register indicating the details of such applications, the time in which such cases were disposed of and forward the information to the Authority as per Format VI.

(6.9) Permission for extraction of bed material.—The utility shall grant the permission for extraction of bed material in accordance with the procedure as laid down in section 87 of the Act and rule 42 of the rules.

The utility should maintain a register indicating the details of such applications, the time in which such cases were disposed of and forward the information to the Authority as per Format VI.

(6.10) Nothing in clauses (6.1) and (6.2) above will override the provisions of the J&K Public Services Guarantee Act, 2011.

CHAPTER VII

Metering

(7.1) Metering of user installations.—To ensure efficient use of water and prevent wastage of water, the utility/licensee shall enforce the culture of metering. Metering will not only promote conservation and judicious use of water, but also facilitate the department in recovery of water usage charges on actual consumption basis. The Authority accordingly recommends the utilities/licensees to undertake as under—

- (a) All existing user installations shall be provided with meters in a phased manner within a period of 5 years from the date of publication of these regulations.
- (b) Any applicant for new connection shall not be connected to the system unless the installation is provided with a meter after a period of three years, after the date of notification of these regulations.

The utility shall draw a road-map to achieve the targets as recommended and furnish the same to the Authority for reference and monitoring the progress of its achievements.

(7.2) The utility shall prepare a road-map for segregating the drinking water supply from the water used for washing and other purposes and install separate meters for two uses. This road-map shall be submitted for reference.

(7.3) *Monitoring of metered installations.*—The utilities/licensees shall inspect and check the correctness of the meter within the time period as specified in the Table below. If the meter is not working (stuck up, running slow, fast or creeping), the utility/licensee shall replace the meter within 30 days in case of rural areas and within 15 days in case of urban areas, counting the time from the time of lodging of a complaint or fault being noticed during course of inspections by the officials of the utilities/licensees.

(7.4) *Replacement of non-functional meters.*—The utility/licensee shall replace defective/damaged meters within the time period as specified in Table below, if the defect/damage of meter is not due to causes attributable to the consumer like tampering, defect in consumer's installation. In case the meter is damaged due to causes attributable to the consumer, the utility/licensee shall serve a notice to the consumer for recovery of cost of the meter within 7 days of detection, and shall replace the meter within the time period as specified in Table below :—

Inspect and check correctness	Within 7 days in cities/towns and within 15 days in rural areas from the receipt of complaint.
Replace slow, fast, creeping or stuck up meters	Within 30 days in case of rural areas and within 15 days in case of urban areas after the receipt of complaint.
Replace damaged/defective meters, if cause not attributable to consumer	Within 15 days in case of rural areas and within 7 days in case of urban areas after the receipt of complaint.

Replace the defective/damaged meters in all other cases	Within 15 days in case of rural areas and within 7 days in case of urban areas after the receipt of payment.
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The utility/licensee shall maintain the percentage of defective meters to the total number of meters in-service, at a value lesser than 1.5% for urban areas and 3% for rural areas.

(7.5) *Testing of Meters.*—The utility/licensee shall conduct periodical inspection/testing of the meters as per the following schedule :—

Domestic Supply : at least once every five years.

Commercial/Industrial Installations : at least once in a year.

Generating units : at least once in a year.

Utility/Licensee shall set up adequate facilities for testing of meters.

CHAPTER VIII

Handling of Complaints

(8.1) User Call Centers :

(a) The utility/licensee shall set up user Call Centers across its area of supply to address user complaints and grievances. The timeframe for setting up the Call Centers has been outlined in the Table below :—

Nature of Service	Maximum time limit for rendering the service
At least one sub-division covered per circle	Within 12 months
At least one sub-division covered per division	Within 24 Months
All sub-divisions	Within 36 months
First response against a user call	2 Minutes
Registration of complaint	5 Minutes

(b) The User Call Center functions should be encompassing—

- (i) **Receiving and registering complaints.**—The complaints may cover supply related, new service requests, meter related, billing related, disconnection related, or even general queries.
- (ii) **Dispatch of the complaints to relevant utility/licensee offices.**—The complaints should be dispatched through e-mails, telephones, SMS or even through wireless to Section Offices or field personnel concerned.
- (iii) **Tracking and monitoring of the complaints.**—The Call Center should keep a track of the registered complaints and ensure closure of the same within the stipulated time set by the specified standards.
- (iv) **Close the complaints loop or escalate it to higher officials.**—If the complaints are not resolved within the specified time, the same should be escalated to higher officials.

(8.2) The utility/licensee is required to maintain standards of performance for supply of water to all consumers in the manner prescribed hereinafter. The limits prescribed in these standards refer to the maximum time permissible for performance of different activities of consumer services. It shall be the endeavour of the utility/licensee to provide the best possible services well within the time limits specified in these Regulations.

(8.3) The utility/licensee shall register every complaint made by a user, either verbally or in writing, regarding failure/interruption in supply, quality of supply, meters/meter boxes/metering systems, service pipe/water conductor/payment of bills and other services relating to supply, in a register/registers or in electronic format to be maintained for this purpose. A unique number shall be allotted to each complaint.

This complaint number shall be conveyed to the user except in the case of postal complaints received. However, the user may, subsequent to

number/status telephonically or in person. The number shall be communicated to the complainant in such a case. In case of a major failure of supply due to disruption of the system, the reason needs to be communicated to the consumer in addition to the likely restoration time. The utility/licensee shall ensure redressal of all complaints promptly.

(8.4) Complaints in respect of supply including metering shall be made at specified offices (Call Centers) of the utility/licensee. Utility/Licensee shall convey information of the name of office(s), address(es) and telephone numbers where the user can lodge complaints, by printing it on the bills and also display it at the sub-divisional offices or equivalent unit designated by whatever name. If the phone services for recording complaints, is outsourced by the utility/licensee, the phone numbers of such Call Centres shall be displayed in the bills and sub-divisional offices. The utility/licensee shall also endeavour to publicise these contact details. The utility/licensee shall attend to user complaints in respect of Quality Standards also. Since most of the users may not be able to precisely measure and lodge complaint about quality matters, it shall be the prime responsibility of the utility/licensee to comply with the Regulations and provide sample compliance tests to the Authority.

In case rectification is not feasible within the time specified, user shall be informed, within three days in case of cities/towns and within seven days in case of rural area, of likely time by which it will be accomplished. In case, installation of the user/any other user or a group of users is causing these conditions and if any installation is unsafe to life or equipment, utility/licensee shall advise user/other users/group of users to effect rectification or isolate the faulty installation immediately. The utility/licensee may disconnect supply till faulty installation is rectified or isolated as the case may be. In case an installation of utility/licensee becomes unsafe, the same shall be guarded, isolated or disconnected, as may be necessary.

(8.5) The office where a complaint is registered shall dispose it of and if any instruction/sanction is to be obtained from a higher authority, it

not required to approach such a higher authority. Similarly, in case an outsourced phone service is engaged for registering the complaints, such centre itself shall forward the complaints to the concerned officer. The utility/licensee shall ensure proper compliance by the outsourced service by arranging visits of its officers to such centers to streamline responses.

(8.6) Grievances regarding non-registration of complaints and failure to perform within the time limits and/or to meet the performance targets, as specified in these Regulations, shall be made to the concerned officer incharge of the division or to equivalent unit designated by any other name.

In case of unsatisfactory disposal of grievances/complaint, a reference should be made to the officer incharge of the circle or equivalent similar functionary by whatever name designated.

(8.7) In case a user is not satisfied with the disposal of complaint even after taking the issue at the level of divisional head/circle head, he can approach the complaint redressal forums as established in accordance to the Regulation No. 13/JKSWRRA/2013, Jammu dated 22-04-2013.

(8.8) The utility/licensee shall also hold regular meetings with the users to address their complaints. These meetings shall be open to all users. The users can also register their complaints in these meetings. These meetings shall be held in the office of the head of the sub-division or equivalent unit designated by whatever name on the 10th of every month and in the office of the head of the circle or equivalent similar functionary by whatever name designated on 20th of the same month. If the 10th or the 20th of a month falls on a sunday or a public holiday or a holiday in the State due to any other reason, the meeting shall be held on the next working day. The schedule of the meetings should be displayed at sub-division/division/circle offices. Minutes of the sub-division/division level meetings and action taken report should be available to the head of the circle at the time of meeting to be held on the 20th of the same month. The utility/licensee shall, as far as practicable,

(8.9) *Channel for redressal of complaints and grievances.*—The various channels available for a user to address his complaints and grievances shall be as under :—

S. No.	Channel	Eligibility	Exceptions
1	2	3	4
1.	(a) Utility's/Licensee's Call Center	Any user who is aggrieved.	(i) Standard Operating Procedure (SOP) complaints.
	(b) Division Head/ Circle Head	(i) Any user who is aggrieved by non-redressal of his grievance by the Call Center. (ii) Any user who is not satisfied by the redressal of his grievance by the lower authority.	(ii) Matters subjudice before the Authority, any other Court, Tribunal/Statutory Body.
2.	Grievance/Redressal Forum	(i) Any user who is aggrieved by non-redressal of his grievance by utility/licensee (ii) Any consumer who is not satisfied by the redressal of his grievance by the utility/licensee	(i) SOP complaints (ii) Matters subjudice before the Authority, any other Court, Tribunal/Statutory Body.

(8.10) *Complaints about Bills.*—If the user or the licensee is not satisfied with the assessed water usage charges in respect of water supplied to, or used by such user or the licensee, he shall apply to the concerned Executive Engineer for re-assessment within a period of 15 days from the date of serving of assessment order, who may either accept the request for re-assessment and have the charges re-assessed or reject such a request after giving an opportunity of being heard to the aggrieved party.

The utility/licensee shall acknowledge in writing the consumer's complaint immediately, if received in person and in case of postal complaints the receipt shall be issued by the next working day. The utility/licensee shall resolve the complaint regarding bills on the same day of its receipt, if no additional information is required to be collected. If additional information is required the grievance should be resolved in 7 days in towns/cities and within 10 days in rural areas.

(8.11) *Billing mistakes.*—The utility/licensee shall maintain the percentage of bills requiring modifications following complaints to the total number of bills issued, at a value not greater than 1%.

CHAPTER IX

Other Miscellaneous Performance Standards

(9.1) *Transfer of ownership and conversion of services.*—The utility/licensee shall give effect to transfer of ownership, change of category within the time period as specified below :—

- (a) Title transfer of ownership : Within 10 days after completion of formalities
- (b) Change of category : Within 10 days after completion of formalities

(9.2) *Recovery of dues.*—The utility/licensee shall disclose the recovery against current dues and arrears separately. The Utility/Licensee shall submit the information annually in the Format V/VI.

(9.3) *Information for consumer awareness/tariff card and*

soon after introduction of revised rates giving details of applicable water usage charges. This tariff card shall also be provided to all persons seeking new connection from the utility/licensee.

(9.4) *Breakdowns.*—In case of breakdowns, the utility/licensee shall ensure restoration of the supply within the time period as specified in this Regulation. The utility/licensee shall achieve this standard of performance in at least 95% of the cases in cities/towns and in at least 85% of the cases in rural area.

(9.5) *Response to consumer query.*—The response to any query by the consumer about status of his dues or supply interruption should be made by the utility/licensee within five days time from the date of the query. The letter should be responded cogently by the utility/licensee. The utility/licensee shall achieve this standard of performance in at least 99% of the cases.

(9.6) *Period of scheduled outages.*— Interruption in supply due to scheduled outages have to be notified in advance and should not exceed such number of hours as specified. The utility/licensee shall achieve both of these standards of performance in at least 95% of the cases.

(9.7) *Billing mistakes.*— At least 99% of the cases related to billing mistakes should be resolved within time limits.

(9.8) *Faulty meters.*— At least 98% cases in urban areas and 97% cases in rural areas should be resolved within time limits.

(9.9) *Time taken for releasing new connections/permissions.*— All cases (100%) related to time taken in releasing new connection, on application by the applicant/user should be resolved within time limits.

(9.10) *Transfer of ownership and conversion of service.*— At least 98% of the cases related to transfer of ownership and conversion of service should be resolved within time limits.

(9.11) *Database :*—

(a) The utility/licensee shall computerize the user data and

- (b) Utility/licensee shall evolve computerized billing system and have a road-map for the same ;
- (c) The utility/licensee shall work towards the introduction of electronic delivery system for transmitting the bills to the consumer ;
- (d) The utility/licensee shall also prepare a database of its staff ; and
- (e) The utility/licensee shall submit report on the above point every year to the Authority.

(9.12) *Rationalization of staff.*—The utilities shall carry out the rationalization of its staff after working out the norms for the requirement of staff for various activities like construction, operation and maintenance of schemes and in a phased manner go for the deployment of staff as per norms. The utility shall furnish the Authority a road-map in this regard.

(9.13) *HR development and training.*—The utility/licensee shall impart necessary training to its officers/staff in operation and maintenance practices/computer operation/database/new technologies for metering . The licensee shall make appropriate arrangements for imparting trainings to its workmen and supervisory staff, incorporating up-to-date techniques of system design, construction and maintenance. A suitable syllabus shall be framed for this purpose. The utility/licensee shall draw a detailed programme for imparting training to staff and submit the same to the authority every year. The utility/licensee shall rationalize its staff deployment to various activities and intimate the Authority about such proposals of rationalization.

(9.14) *GIS/GPS based information system.*—The utility/licensee shall prepare a road-map for having GIS/GPS based Geographical Facilities Information System and operation and maintenance of the system. The Geographical Information System shall be utilized for mapping the all important elements of system. The utility/licensee shall frame a programme for implementation of GIS/GPS information system and submit to the

(9.15) *Information on Website.*—The utility/licensee shall display all such information on its website as directed by the Authority from time to time and the same shall be updated at least after every six months.

CHAPTER X

Information

(10.1) *Regarding handling of complaints.*—Information about receipt and disposal of various complaints shall be registered, compiled and maintained in accordance with Format I & II.

(10.2) *Information with respect to level of performance.*—The utility/licensee shall prepare/compile the quarterly and annual reports as per format III, viz-a-viz the following matters :—

- (i) the number of instances when the particular event has occurred ;
- (ii) number of cases in which achievement is within prescribed limits ;
- (iii) number of cases in which achievement is not within prescribed limits ;
- (iv) number of users who were affected due to failure in meeting the standard : and
- (v) the measures taken by the utility/licensee to improve performance in the areas covered by guaranteed standards and utility's/licensee's assessment of the targets to be imposed for the ensuing year.

(10.3) For overall performance review, each utility/licensee shall furnish to the Authority, in a report for every quarter and in a consolidated annual report, the information as prescribed in the formats V/VI.

(10.4) The last date of submission of each report shall be 30 days from the end of the reporting quarter. The Authority may impose penalty for

(10.5) The Authority shall, at such intervals as it may deem fit, arrange for the publication of the information furnished by utilities/licensees under these Regulations.

(10.6) *Annual Review of Performance Standards.*—An Annual Review Committee shall be formed by the utility/licensee and its recommendation shall be submitted to the Authority for approval. The Authority may modify and upgrade the requirement from time to time.

(10.7) *Use of Information.*—The Authority shall have the right to use the information received under these Regulations as it deems fit and publishing it or placing it on its website and/or directing the utility/licensee to display the information on the utility's/licensee's website and also for initiating action.

CHAPTER XI

Miscellaneous

(11.1) *Exemption.*—The standards of performance specified in these Regulations shall remain suspended during Force Majeure condition such as war, mutiny, civil commotion, riot, terrorist strike, flood, cyclone, lightning, earthquake or other force and strike, lockout, fire affecting the licensee's installations and activities. All Force Majeure conditions should be reported to the Authority within 30 days from the date on which such condition first occurred.

(11.2) *Issue of orders and pass directions subject to the provisions of the J&K Water Resources (Regulation and Management) Act, 2010 and these Regulations.*—The Authority may, from time to time, issue orders and pass directions in regard to the implementation of these Regulations and procedures to be followed.

(11.3) *Implementation Arrangements :—*

- (a) Each Circle Unit of the utility/licensee shall be treated as a Responsibility Centre for overall performance of standards

In cases of centralized or specialized functions, the identified Responsibility Centers along with nodal officers have to be furnished by the utility/licensee within 90 days of these Regulations coming into force.

- (b) The operational head of the utility/licensee shall have overall responsibility for implementation of standards of performance and he shall, to bring in the sense of ownership and competition set the performance parameters as well as benchmarks for improvement for each responsibility centre. The operational head of the distribution licensee shall establish one control centre at the head office under an officer not below the rank of a Superintending Engineer for compilation, evaluation, ranking and analysing the performance of Responsibility Centre.
- (c) Immediately after the commencement of these Regulations, and under intimation to the Authority, but not later than 30 days, the control centre shall develop uniform formats for data collection, compilation and evaluation of performance of the responsibility centers. The control centre shall prepare and circulate the procedures for compilation and computation of various standards and performance indicators along with uniform definitions and explanations of terms used for unambiguous interpretation by all the responsibility centers.
- (d) The control centre shall monitor, evaluate, rank the circles and advise the responsibility centres for corrective measures. A report for progressive monthly improvement made by the responsibility centre shall be prepared by the control centre.

Explanation :—For the purpose of this sub-regulation the expression “operational head” shall mean and include the officer heading the wing of the utility/licensee.

(11.4) Monitoring and Enforcement of Standard of Performance :—

- (a) In order to ensure proper and due enforcement of the Standards of Performance, the Authority shall monitor compliance thereof

maintain and discharge its obligations in relation to the Standards of Performance under these Regulations or has failed to furnish information in time or has furnished inadequate or incorrect information, shall by order, in writing, direct the Secretary or Officers, not below the rank of a Gazetted Officer, or consultant or any other person, specified in the order, to investigate and to report to the Authority.

- (b) If the report under or information obtained under Regulation 13.5(3) or any part thereof is proposed to be relied upon by the Authority in forming its opinion and satisfaction, the utility/licensee shall be given a reasonable opportunity for filing objections and making submissions on the report or information.
- (c) The Authority may direct, that the expenditure incurred in conducting the investigations be borne by utility/licensee.

(11.5) *Power to remove difficulties.*—If any difficulty arises in giving effect to any of the provisions of these Regulations, the Authority may, by general or special order, do or undertake or direct the utilities/licensees to do or undertake things, which in the opinion of the Authority are necessary or expedient for the purpose of removing the difficulties.

(11.6) *Power to amend.*—The Authority may, at any time add, vary, alter, modify or amend any provisions of these Regulations.

(11.7) *Partial invalidity and overriding effects.*—If any of these Regulations or parts thereof should become void or be declared illegal for any reason, the validity of all other Regulations or parts thereof shall not be affected. Nothing contained in these Regulations shall have effect in so far as it is inconsistent with the provisions of the Act.

(11.8) *Repeal and savings :—*

- (a) Nothing in these Regulations shall be deemed to limit or otherwise affect the inherent powers of the Authority to make such orders as may be necessary to meet the ends of justice

- (b) Nothing in these Regulations shall bar the Authority from adopting in conformity with the provisions of the Act a procedure, which is at variance with any of the provisions of these Regulations, if the Authority, in view of the special circumstances of a matter or class of matters and for reasons to be recorded in writing, deems it necessary or expedient for dealing with such a matter or class of matters.
- (c) Nothing in these Regulations shall, expressly or impliedly, bar the Authority dealing with any matter or exercising any power under the J&K State Water Resources (Regulation and Management) Act, 2010, for which no Regulations have been framed, and the Authority may deal with such matters, powers and functions in a manner it thinks fit.
- (d) Nothing in these Regulations shall affect the rights and privileges of the consumers under any other law amended up-to-date.

By order of the Authority.

Secretary.

*Format-I***Format for registration of complaints at call centers and offices of Junior Engineer/Assistant Engineer****Name of office** _____

Time and date	Name, address and S/C No. of the complainant	Unique No. of complaint	Complaints Classification	Nature of complaints	Complaint classification and its No.	Time and date of redressal of grievance	Time taken (in hrs/ mts.)	No. of users affected	Whether redresser within stipulated time as per standards of performance Yes/No
2	3	4	5	6	7	8	9	10	

Instructions :

- (i) Separate register shall be maintained for complaints for Type-A&B and other than Type-A&B complaints.
- (ii) Compilation will be made every month. Unattended complaints may be brought forward after each interval, so that a true picture of the pendency is reflected.

Classification of Complaints :

-) *Quantity in Supply :*
 - (i) Interruption due to individual supply/line breakdown.
 - (ii) Interruption due to breakdown in the source/mains.
 - (iii) Insufficient quantity viz-a-viz standards.
-) *Quality of supply :*
 - (i) Untreated Supply.
 - (ii) Treated Supply (Turbid, bad taste and odour, any other).
-) *Meters :*

Defective/Damaged.
-) *Bills :*
 - (i) For bills where no additional information from field is required.
 - (ii) For bills where additional information from the field relating to correctness of readings etc. is required.
-) *Service connections (Domestic and Non-Domestic) :*
 - (i) Where the provision of connection is feasible.
 - (ii) Where feasibility of connection is subject to creation/augmentation of the system.

(iii) Modification in agreement usage/category.

(iv) Name change/reconnection.

Others :

For Irrigation Supplies.

) *Interruption in supplies :*

(i) Due to failure of lift.

(ii) Due to breach of canal.

(iii) Any other reason.

) *Quantity and Quality :*

(i) Inadequate supply.

(ii) Contaminated supply.

Bills :

(i) For bills where no additional information from field is required.

(ii) For bills where additional information from the field relating to correctness of readings etc. is required.

) *Grant of permission for use of water from irrigation works.*

) *Others.*

Format-II

register for compiling the complaints classification-wise.

Month :

Name of office :

Classification	Pending complaints of previous month	Complaints received during the month	Total complaints	No. of Complaints redressed during the month			Total (5) to (7)	Balance complaints to be redressed (4) - (8)
				Within stipulated time	Beyond stipulated time	Up to double the stipulated time		
1	2	3	4	5	6	7	8	9

(i)

(ii)

(i)

(ii)

*Format-III***Quarterly Report on Performance Standards**

Name of the Utility/Licensee :

Report for quarter ending : Date of submission :

Details Guaranteed Standard Performance	Area (urban or rural)	Total No. of instances occurred	No. of cases in which achievement is within prescribed limit	No. of cases attended to but achievement not within prescribed limits	No. of cases which remained unattended
1	2	3	4	5	6

Cause Reference Particulars of Events

Individual breakdown	Urban
	Rural
Mains breakdown	Urban
	Rural

Inadequate quantity of supply	Urban Rural
Meters complaints	Urban Rural
Application for new connection/additional load	Urban Rural
Transfer of ownership and conversion of service	Urban Rural
Billing complaints	Urban Rural
Complaints regarding quality standards	Rural Urban
Reconnection of supply following disconnection	Urban Rural
Other complaints	Urban Rural

Notes :—

1. Before filling the information in columns 4 and 5, please go through all the conditions for each event prescribed in respective nature of complaint to provide authentic numbers of the event.

2. The utility/licensee shall maintain the base data like Log Sheet, Complaint Registers, Interruption Register etc.
3. Acknowledgement slips regarding receipt of complaints or their rectifications etc. at the respective offices.
4. The consolidated report for entire utility/licensee shall be based on circle-wise compilation.

*Format-IV***Format for Submission of Information in respect of Safety Measures**

Report for the Month of/Quarter/Year _____

Category of units	Time and date	Reference to the notice issued to the unit holder	Name and address of the unit inspected	Inspection last conducted	Whether inspection conducted by an expert	Whether measures recommended in previous inspection implemented by the owner
2	3	4	5	6	7	8
Generating units						
PHE Schemes						
Irrigation Schemes						
Ground Water Schemes						

*Format-V***For Drinking Water Purposes**

Performance data for the Quarter/Year of _____.

Name of Circle _____.

No.	Particulars	Details
	2	3

Quantity of supply :

- (a) Population/No. of users at the start of the period under report.
- (b) Population/No. of users added during the period under report.
- (c) Total No. of users at the end of the period under report.
- (d) Balance population to be provided with the service.
- (e) No. of users supplied with the quantity as per the standards.
- (f) In case of insufficient quantity, the number of such users.

(g) Schemes commissioned during the period :

- i. No :—
- ii. Cost :—
- iii. Coverage :—

(Population/ _____ /Mohallas/Villages)

Quality standards :

- (a) No. of users provided with Untreated Water/Raw Water.
- (b) No. of users provided with Partially Treated Water (Chlorinated).
- (c) No. of users provided with Treated Water.
- (d) No. of users to whom the Treated Water is of prescribed standards.
- (e) Measures taken to upgrade the infrastructure during the period for—
 - i. Providing treated water of prescribed standards.
 - ii. Conversion of untreated water to treated water by providing treatment plants.
 - iii. Conversion of partially treated water to treated water.

iv. Schemes commissioned during the period (under report)—

1. No :
2. Cost :
3. Coverage : (User/Population)

(f) Testing quality of water—

i. Total No. of samples tested :

- i. In house
- ii. 3rd Party

ii. No. of samples not in conformity to prescribed standards—

- (a) In house
- (b) 3rd Party

iii. Percentage of samples where 3rd Party results do not tally with inhouse results#

iv. Total No. of samples to be collected as per prescribed standards—

- (a) In house
- (b) 3rd Party

Safety Measures :

- (a) Total No. of Units.
- (b) Total No. of inspections conducted during the period.
- (c) No. of cases where the safety standards are in place.
- (d) No. of cases where improvements were suggested.
- (e) No. of cases where improvements have been effected as per the advice.

Handling of complaints :

- (a) Total No. of unattended complaints of the previous period.
- (b) Complaints received during the period under report.
- (c) Complaints attended during the period under report.
- (d) Balance complaints to be redressed.
- (e) Increase/Decrease in unattended complaints (d-a)

Recovery of Water Usage Charges :

- (a) Assessment during the period.
- (b) Actual realization.
- (c) Percentage achievement.
- (d) Previous arrears at the start of period.
- (e) Arrears at the end of the period.
- (f) Name of the Sub-Division with best collection efficiency and the %age collection efficiency.
- (g) Name of the Sub-Division with lowest collection efficiency and %age collection efficiency.

Inspections :

- (a) No. of users inspected during the period.
- (b) No. of users where unauthorized use has been found.
- (c) Assessment made for unauthorized use.
- (d) Recovery effected during the period vis-à-vis assessment.
- (e) No. of connections regularized post inspection.

- (f) No. of cases where the assessment has been appealed.
- (g) No. of cases where appeals have been upheld.
- (h) Amount of assessment reduced/increased post appeal.

Metering :

- (a) Total No. of users category-wise—
 - i. Domestic
 - ii. Commercial
 - iii. Institutional
 - iv. Others
- (b) No. of metered installations.
- (c) Total No. of meters installed during the period under report.
- (d) No. of meters found damaged/defective.
- (e) No. of damaged meters replaced.
- (f) No. of new connections issued.

Employee strength : Sanctioned Filled up

- (a) Officers
- (b) Technical staff
- (c) Ministerial staff
- (d) Total
- (e) Ratio of No. of users per employee

Consumer Grievance Redressal :

- (a) Internal executive redressal mechanism (Nos.).
- (b) In meetings.
- (c) No. of cases addressed in grievance redressal forum established as per Regulation No. 13/JKSWRRA/2013 Jammu, dated 22-04-2013.

1. *Grant of New Connection/Permits :*

- (a) No. of applications for new connections/permits.
- (b) No. of new connections/permits issued.
- (c) No. of permits requested for exploration of ground water in a notified areas.
- (d) No. of permits granted.

Billing Status :

- (a) No. of users.
- (b) No. of bills issued.
- (c) Total amount billed.
- (d) Amount as per books.
- (e) No. of complaints received about billing.
- (f) No. of complaints redressed.
- (g) No. of bills corrected.
- (h) Amount corrected(±).
- (i) No. of users with outstandings of more than 2 six monthly bills.
- (j) Percentage of bills corrected viz-a-viz No. of bills issued.

Breakdown details :

- (a) No. of breakdowns.
- (b) Period of breakdowns.

- (c) No. of cases in which breakdown was rectified within the prescribed time.
- (d) No. of cases in which breakdown was not rectified within the prescribed time.

Consumers Query Status :

- (a) No. of cases.
- (b) No. of cases where response was in time.
- (c) No. of cases where response was not in time.
- (d) Percentage of cases where response was in time.

Measures taken for public awareness.

Measures taken for creation of database and its updation.

Measures taken for rationalization of staff.

Measures taken for improvement in revenue realization.

Training programmes conducted.

Measures taken for providing information system based on GIS/GPS.

Measures taken for uploading of information on website.

#Action taken in case of nonconformity be also indicated.

*Indicate separately the cases for connections/permits and exploration of Ground Water in notified areas.

*Format-VI***For Irrigation Purposes**

Performance data for the Quarter/Year of _____

Name of Circle _____

No.	Particulars	Details
		2

Quantity of Supply :

- (a) Area (Ha) at the start of the period under report.
- (b) Area added during the period under report.
- (c) Area at the end of the period under report.
- (d) Balance area to be provided with the service.
- (e) Schemes commissioned during the period—
 - i. No :—
 - ii. Cost :—
 - iii. Coverage :— (Ha)



THE
JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 127] Jammu, Sat., the 31st Jan., 2015/11th Magha, 1936. [No. 44-1

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART II—C

Notifications, Notices and Orders by the Election Commission.

**CONDUCT OF ELECTIONS RULES, 1961
(STATUTORY RULES AND ORDER)**

FORM 7B

[See rule 10(1)]

List of Contesting Candidates

**Biennial Election to the Council of States by the elected Members
of Legislative Assembly of Jammu and Kashmir (Notified by**

Election Commission vide its Notification No. 318/CS-JK/2015(2) dated 21st January, 2015).

S. No.	Name of the candidate	Address of candidate	Party affiliation
1	2	3	4

(i) Candidates of recognized National and State Political Parties :

1.	Nasir Aslam Wani	191, Wani House, Rajbagh, Srinagar	J&K National Conference
2.	Shamsher Singh	Ward No. 60, Village Paloura, P/O Roop Nagar, Jammu	Bharatiya Janata Party

(ii) Candidates of registered political parties (other than recognized National and State Political Parties) :

Nil

(iii) Other candidates :

Nil

Place : Jammu.

Date : 31-01-2015.

(Sd.) M. RAMZAN,

Returning Officer
for Biennial Election to the
Council of States
(Secretary, J&K Legislative Assembly).



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JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 127] Jammu, Sat., the 31st Jan., 2015/11th Magha, 1936. [No. 44-2

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[See rule 10(1)]

List of Contesting Candidates

Biennial Election to the Council of States by the elected Members
of Legislative Assembly of Jammu and Kashmir (Notified by

Election Commission vide its Notification No. 318/CS-JK/2015 (1) dated 21st January, 2015).

S. No.	Name of the candidate	Address of candidate	Party affiliation
1	2	3	4

(i) Candidates of recognized National and State Political Parties :

1.	Mir Mohammad Fayaz	Galizoo, Kupwara, J&K-193222	J&K Peoples Democratic Party
2.	Sajjad Ahmad Kichloo	Kichloo Mohalla, Ward No. 6, Kishtwar	J&K National Conference

(ii) Candidates of registered Political Parties (other than recognized National and State Political Parties) :

Nil

(iii) Other candidates :

Nil

Place : Jammu

Date : 31-01-2015

(Sd.) M. RAMZAN,

Returning Officer
for Biennial Election to the
Council of States
(Secretary, J&K Legislative Assembly).



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Vol. 127] Jammu, Sat., the 31st Jan., 2015/11th Magha, 1936. [No. 44-3

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(STATUTORY RULES AND ORDER)**

FORM 7B

[See rule 10(1)]

List of Contesting Candidates

**Biennial Election to the Council of States by the elected Members
of Legislative Assembly of Jammu and Kashmir (Notified by**

Election Commission vide its Notification No. 318/CS-JK/2015 (3) dated 21st January, 2015).

S. No.	Name of the candidate	Address of candidate	Party affiliation
1	2	3	4

(i) Candidates of recognized National and State Political Parties :

1.	Chander Mohan Sharma	39-A, New Plot, P/O Puran Nagar, Jammu-180005	Bhartiya Janta Party
2.	Ghulam Nabi Azad	Bungalohw No. 2, Panama Chowk, Gandhi Nagar, Jammu	Indian National Congress
3.	Nazir Ahmed Laway	Hanad Chawalgam, Tehsil and District Kulgam	J&K Peoples Democratic Party

(ii) Candidates of registered Political Parties (other than recognized National and State Political Parties) :

Nil

(iii) Other candidates :

Nil

Place : Jammu

Date : 31-01-2015

(Sd.) M. RAMZAN,

Returning Officer
for Biennial Election to the
Council of States
(Secretary, J&K Legislative Assembly).



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JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 127] Jammu, Wed., the 4th Feb., 2015/15th Magha, 1936. [No. 44-9

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART II—C**Notifications, Notices and Orders by the Election Commission.**

OFFICE OF THE RETURNING OFFICER,
FOR BIENNIAL ELECTION TO THE COUNCIL OF STATES
BY THE ELECTED MEMBERS OF THE
JAMMU AND KASHMIR LEGISLATIVE ASSEMBLY

Notification

Jammu, February 4, 2015

In pursuance to rule 15 of the Conduct of Election Rules, 1961, it is notified that the poll will take place between the hours of 9.00 a.m. to 4.00 p.m. on 7th of February, 2015.

Jammu

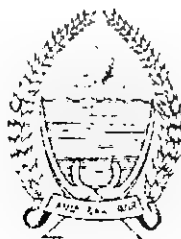
February 4, 2015

(Sd.) M. RAMZAN,

Returning Officer for Biennial
Election to the Council of States
(Secretary, J&K Legislative Assembly).

ایکٹرا آرڈنری

رجسٹرڈ نمبر جے کے 33



جموں و کشمیر گورنمنٹ گزٹ

جلد نمبر 127۔ جموں۔ مورخہ 31 جنوری 2015ء برطائیں 11 ماگھ 1936 شپردار نمبر 1

فارم 7B

(ملاحظہ ہو قاعدہ)

انتخاب لڑنے والے امیدواروں کی فہرست

جموں و کشمیر قانون ساز اسمبلی کے منتخب ٹھہرہ ممبران کے ذریعہ
راجیہ سجا کیلئے دو سالہ چنا و ایکشن کمیشن کی طرف سے جاری کردہ نوٹیفیکیشن

2۔ جموں و کشمیر گورنمنٹ گزٹ مورخہ 31 جنوری 2015ء برطابق 11 ماگھ 1936 نمبر 44-1

نمبر 813/ ایس۔ جے کے/2015(2) مورخہ 21 جنوری 2015ء

نمبر شار	امیدوار کا نام	امیدوار کا پہہدہ/سکونت	پارٹی وابستگی
1	2	3	4
1۔ تسلیم شدہ قومی اور ریاستی پارٹیوں کے امیدوار			
1	ناصر اسلام وانی	191، وارڈ نمبر وانی ہاؤس راج باغ سرینگر	جموں و کشمیر پیشہ کافرنس
2	شمشیر سنگھ	وارڈ نمبر 60، گاؤں پلوڑہ، روپ نگر جموں	بھارتیہ جتنی پارٹی
2۔ تسلیم شدہ قومی اور ریاستی پارٹیوں کے علاوہ دیگر امیدوار			
کوئی نہیں			
3۔ دیگر امیدوار			
کوئی نہیں			

مقام : جموں

مورخہ : 31 جنوری 2015ء

دستخط : محمد رمضان

سیکرٹری، جموں و کشمیر پچسلیوں اسیبلی

(ریٹرنگ آفیسر برائے دو سالہ انتخاب بابت راجیہ سبھا)

ایکسٹر آرڈنری

رجسٹر ڈنبر جے کے 33



جموں و کشمیر گورنمنٹ گزٹ

جلد نمبر 127۔ جموں۔ مورخہ 31 جووری 2015ء برطابق 11 ماگھ 1936ء سپریوار نمبر 44-2

فارم 7B

(ملاحظہ، ہو قاعدہ)

انتخاب لڑنے والے امیدواروں کی فہرست

جموں و کشمیر قانون ساز اسمبلی کے منتخب خدمہ ممبران کے ذریعہ
راجہیہ سمجھا کیلئے دو سالہ چناؤ ایکشن کمیشن کی طرف سے جاری کردہ نوٹیفیکیشن

2- جموں و کشمیر گورنمنٹ گزٹ مورخہ 31 جنوری 2015ء بہ طبق 11 امکا 1936 نمبر 2-44

نمبر 1318 کی ایس۔ بے کے/2015(1) مورخہ 21 جنوری 2015ء

نمبر شمار	امیدوار کا نام	امیدوار کا پتہ/سکونت	پارٹی وابستگی
1	2	3	4

1- تسلیم شدہ قومی اور ریاستی پارٹیوں کے امیدوار

میر محمد فیاض	گلیفو کپوارہ جموں و کشمیر 193222	جوں و کشمیر پی ڈی پی
سجاد احمد کچلو	کچلو محلہ وارڈ نمبر 6، کشوار	جوں و کشمیر پیشہ کافرنس

2- تسلیم شدہ قومی اور ریاستی پارٹیوں کے علاوہ دیگر امیدوار

کوئی نہیں

3- دیگر امیدوار

کوئی نہیں

مقام : جموں

مورخہ : 31 جنوری 2015ء

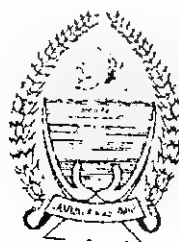
دستخط : محمد رمضان

سیکرٹری، جموں و کشمیر پچسلیوں اسٹبلی

(ریٹرینگ آفیسر برائے دو سالہ انتخاب بابت راجیہ سجھا)

ایکشن آرڈنری

رجسٹرڈ نمبر جے کے-33



جموں و کشمیر گورنمنٹ گزٹ

جلد نمبر 127۔ جموں۔ مورخہ 31 جنوری 2015ء برطابن 11 ماگھ 1936ء پیغمدار نمبر 3-44

فارم 7B

(ملاحظہ ہو قاعدہ)

انتخاب لڑنے والے امیدواروں کی فہرست

جموں و کشمیر قانون ساز اسمبلی کے منتخب شدہ ممبران کے ذریعہ
راجیہ سمجھا کیلئے دو سالہ چنان و ایکشن کمیشن کی طرف سے جاری کردہ نوٹیفیکیشن

2۔ جموں و کشمیر گورنمنٹ گزٹ مورخہ 31 جنوری 2015ء بہ طابق 11 اگاہ 1936 نمبر 3-44

نمبر 318/سی ایس۔ جے کے/2015(3) مورخہ 21 جنوری 2015ء

نمبر شمار	امیدوار کا نام	امیدوار کا پتہ/سکونت	پارٹی وابستگی
1	2	3	4

1۔ تعلیم شدہ قومی اور ریاستی پارٹیوں کے امیدوار

چندر موسیٰ بن شرما	39۔ اے، نیو پلٹ پورن گر جموں	بھارتیہ جتنی پارٹی	39۔ اے، نیو پلٹ پورن گر جموں
غلام نبی آزاد	بنگلہ نمبر 2، پانامہ چوک، گاندھی گر جموں	انڈین نیشنل کانگریس	بنگلہ نمبر 2، پانامہ چوک، گاندھی گر جموں
نذری احمد لاوے	ہاندی چوک امتحان و ضلع کلکام	جموں و کشمیر پیڈی پی	ہاندی چوک امتحان و ضلع کلکام

2۔ تعلیم شدہ قومی اور ریاستی پارٹیوں کے علاوہ دیگر امیدوار

کوئی نہیں
دیگر امیدوار
کوئی نہیں

مقام : جموں

مورخہ : 31 جنوری 2015ء

دستخط : محمد رمضان

سیکریٹری، جموں و کشمیر پچھلیوں اسٹبلی

(ریٹرنگ آفیسر برائے دو سالہ انتخاب بابت راجیہ سمجھا)



THE
JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 127] Jammu, Thu., the 15th Jan., 2015/25th Pausa, 1936. [No. 42-16

Separate paging is given to this part in order that it may be filed as a separate compilation

PART II—B

Notifications, Notices and Orders by the Heads of the Departments.

**GOVERNMENT OF JAMMU AND KASHMIR
INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT,
SRINAGAR/JAMMU**

File No. 289/I.T.L.C.

D. O. I. : 19-06-2014.

D. O. O. : 08-09-2014.

Pawan Kumar
R/o Village Gadore,
Ward No. 6, Vijaypur,
Tehsil & District Samba.

Versus

Factory Manager,
M/s Reckitt Benckiser (I)
Ltd. Bari Brahmana,
District Samba.

Petitioner

Respondent

In the matter of :— Reference/SRO No. 156 under section 10 of Industrial Dispute Act.

Award

1. This tribunal has received a reference by virtue of a notification dated 3rd June, 2014, wherein SRO-156 was issued by the Government of J&K and referred the dispute to this tribunal for adjudication. File is preponed for today at the request of the parties on the motion of an application for early hearing.
2. Both the parties to the petition have compromised and settled the dispute at Rs. 27,000/- (Twenty seven thousand only) towards the satisfaction of all the claims arising out of the employment of the petitioner with the respondent. Both the parties have filed a memorandum of agreement arrived between them duly signed by them. Statement of the petitioner was recorded separately. The petitioner has been identified by his AR Shri L. R. Laxman. Respondent has made the payment in terms of agreement arrived between them through cheque to the petitioner in the open court.
3. After this settlement, workmen/petitioner has left with no of his claims/dues towards the management.
4. Consequence to the compromise arrived between the parties, respondent has paid the agreed amount of Rs. 27,000/- through cheque to the petitioner who has received the same in the court and has also executed an receipt towards the full and final settlement of all dues which include earned wages, encashment of leave, notice pay, retrenchment, compensation, bonus gratuity and all other dues which could accrue during the employment with the management of M/s Reckitt Benckiser (I) Ltd. Bari Brahmana, District Samba.
5. After this settlement, petitioner has left with no cause of action against the management.
6. Since the settlement amount has been received by the workman and his claim stands disposed off accordingly.

7. In view of the settlement executed between the parties, this court hereby passes this award in terms of the memorandum settlement and holds that no other relief is required to be granted to the petitioner.

8. Copy of the award be sent to the concerned authorities for necessary action.

9. File shall go to record.

Announced :

Dated 08-09-2014.

(Sd.) KISHORE KUMAR,

District and Sessions Judge
(Presiding Officer),
Industrial Tribunal/Labour Court,
J&K, Srinagar/Jammu.



THE
JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 127] Jammu, Thu., the 15th Jan., 2015/25th Pausa, 1936. [No. 42-17

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PART II—B

Notifications, Notices and Orders by the Heads of the Departments.

**GOVERNMENT OF JAMMU AND KASHMIR
INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT,
SRINAGAR/JAMMU**

File No. 248/I.T.L.C.

D. O. I. : 18-10-2012.

D. O. O. : 08-09-2014.

1. Sunil Dhotra
2. Daljeet Singh
3. Ravi Kumar
4. Ravinder Singh Jamwal
Through President/

Versus
1. Factory Manager,
M/s Reckitt Benckiser (I)
Ltd. Phase-1, Lane No. 2,
Bari Brahmana,
District Samba.

General Secretary, Reckitt
Benckiser India Workers Union,
C/o BMS, Parade,
Jammu.

Petitioners

Respondent

In the matter of : — Reference/SRO No. 317 under section 10 of Industrial Dispute Act.

Award

1. This tribunal has received a reference by virtue of a notification dated 28th September, 2012, wherein SRO-317 was issued by the Government of J&K and referred the dispute to this tribunal for its adjudication. File is preponed for today at the request of the parties on the motion of an application for early hearing.
2. Both the parties to the petition have compromised and settled the dispute. Ravinder Singh President of the Union has made a statement that the claimants have compromised with the employer/respondent and nothing is outstanding. The petitioner has been identified by his AR Shri L. R. Laxman. Prayer is made for the withdrawal of the petitioner. Respondent have no objection in the withdrawal of the case.
3. After this settlement, workmen/petitioner has left with no of his claims/dues towards the management.
4. In view of the statement made by the petitioners through their president Mr. Ravinder Singh Jamwal, the reference is disposed off. As no relief is required to be granted to the petitioner.
5. Copy of the award be sent to the concerned authorities for necessary action.

6. File shall go to record.

Announced :

Dated : 08-09-2014.

(Sd.) KISHORE KUMAR,
District and Sessions Judge
(Presiding Officer),
Industrial Tribunal/Labour Court,
J&K, Srinagar/Jammu.





THE
JAMMU & KASHMIR GOVERNMENT GAZETTE

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PART II—B

Notifications, Notices and Orders by the Heads of the Departments.

**GOVERNMENT OF JAMMU AND KASHMIR
INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT,
SRINAGAR/JAMMU**

File No. 145/LC.

D. O. I. : 25-01-2010.

D. O. O. : 08-09-2014.

Reena Devi
M/S Operator,
C/o BMS Office,
Parade, Jammu.

Versus

1. The Factory Manager,
M/s Reckitt Benckiser (I)
Ltd., Bari Brahmana,
Jammu.
2. (Principle Employer)
Shri Yograj Singh,

Labour Supplier,
C/o Reckitt Benckiser Ltd.,
Bari Brahmana, Jammu.

Petitioner

Respondent

In the Matter of :— Reference/SRO No. 230 under section 10 of
Industrial Disputes Act.

Award

1. This tribunal has received a reference by virtue of a notification dated 23rd September, 2007, wherein SRO-230 was issued by the Government of J&K and referred the dispute to this tribunal for adjudication. File is preponed for today at the request of the parties on the motion of an application for early hearing.

2. Both the parties to the petition have compromised and settled the dispute at Rs. 18,000/- (Eighteen thousand only) towards the satisfaction of all the claims arising out of the employment of the petitioner with the respondent. Both the parties have filed a memorandum of agreement arrived between them duly signed by them. Statement of the petitioner was recorded separately. The petitioner has been identified by his AR Shri L. R. Laxman. Respondent has made the payment in terms of agreement arrived between them, through cheque to the petitioner in the open court.

3. After this settlement, workmen/petitioner has left with no of his claims/dues towards the management.

4. Consequence to the compromise arrived between the parties, respondent has paid the agreed amount of Rs. 18,000/- through cheque to the petitioner who has received the same in the court and has also executed an receipt towards the full and final settlement of all dues which include earned wages, encashment of leave, notice pay,

retrenchment, compensation, bonus gratuity and all other dues which could accrue during the employment with the management of M/s Reckitt Benckiser (I) Ltd., Bari Brahmana, Jammu.

5. After this settlement petitioner has left with no cause of action against the management.

6. Since the settlement amount has been received by the workman and his claim stands disposed off accordingly.

7. In view of the settlement executed between the parties, this court hereby passes this award in terms of the memorandum settlement and holds that no other relief is required to be granted to the petitioner.

8. Copy of the award be sent to the concerned authorities for necessary action.

9. File shall go to record.

Announced :

Dated 08-09-2014.

(Sd.) KISHORE KUMAR,

District and Sessions Judge
(Presiding Officer),
Industrial Tribunal/Labour Court,
J&K, Srinagar/Jammu.



THE
JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 127] Jammu, Thu., the 15th Jan., 2015/25th Pausa, 1936. [No. 42-19

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PART II—B

Notifications, Notices and Orders by the Heads of the Departments.

GOVERNMENT OF JAMMU AND KASHMIR
 INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT,
 SRINAGAR/JAMMU

File No. 189/LC.
 D. O. I. : 06-01-2011.
 D. O. O. : 08-09-2014.

General Secretary,
 Reckitt Benckiser India
 Ltd., Workers Union,
 Bari Brahmana,
 District Samba
 C/o BMS Office,
 Parade Jammu.

Versus

The Factory Manager,
 M/s Reckitt Benckiser (I)
 Ltd., Phase-I, Lane No. 2,
 Bari Brahmana,
 District Samba.

Petitioner

Respondent

In the Matter of :— Reference/SRO No. 467 under section 10 of Industrial Disputes Act.

Award

1. This tribunal has received a reference by virtue of a notification dated 16th December, 2010, wherein SRO-467 was issued by the Government of J&K and referred the dispute to this tribunal for adjudication. File is preponed for today at the request of the parties on the motion of an application for early hearing.

2. Both the parties to the petition have compromised and settled the dispute at Rs. 96,500/- (Ninety six thousand and five hundred only) with Ravinder Singh, Rs. 66,500/- with Ravi Kumar, Rs. 36,405/- with Sunil Dhotra and Rs. 46,500/- with Daljit Singh, towards the satisfaction of all the claims arising out of the employment of the petitioner with the respondents. Both the parties have filed a memorandum of agreement arrived between them duly signed by them. Statement of the petitioner was recorded separately. The petitioner has been identified by his AR Shri L. R. Laxman. Respondent has made the payment in terms of agreement arrived between them, through cheque to the petitioner in the open court.

3. After this settlement, workmen/petitioner has left with no of his claims/dues towards the management.

4. Consequence to the compromise arrived between the parties, respondent has paid the agreed amount of Rs. 96,500/- (Ninety six thousand and five hundred only) with Ravinder Singh, Rs. 66,500/- with Ravi Kumar, Rs. 36,405/- with Sunil Dhotra and Rs. 46,500/- with Daljit Singh, through cheques to the petitioners who have received the same in the court and has also executed an receipt towards the full and final settlement of all dues which include earned wages, encashment of leave, notice pay, retrenchment, compensation, bonus gratuity and all other dues which could accrue during the employment with the management of M/s Reckitt Benckiser (I) Ltd., Bari Brahmana, District Samba.

5. After this settlement petitioners have left with no cause of action against the management.
6. Since the settlement amount has been received by the workmen and their claim stands disposed off accordingly.
7. In view of the settlement executed between the parties, this court hereby passes this award in terms of the memorandum settlement and holds that no other relief is required to be granted to the petitioner.
8. Copy of the award be sent to the concerned authorities for necessary action.
9. File shall go to record.

Announced :

Dated 08-09-2014.

(Sd.) KISHORE KUMAR,

District and Sessions Judge
(Presiding Officer),
Industrial Tribunal/Labour Court,
J&K, Srinagar/Jammu.

